

# Washington, Saturday, December 19, 1942

## The President

PROCLAMATION 2574

FARM MOBILIZATION DAY

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

The people of this country may well be grateful that for three successive years the farmers of the United States have given us record harvests. Every pound of food finds use in wartime. Our soldiers, sailors, and marines require large supplies of food both in this country and abroad, and these three recordsmashing years of farm production will mean much for victory.

Farmers may justly be proud of the production record of agriculture. They have achieved this record in spite of many handicaps, and the country owes them a debt of gratitude. Although they have produced much this year, the nation will require even more of them during the year that is now before us. In full realization of the many difficulties affecting farm production during wartime, the people of this nation place reliance on the zeal, devotion, and unstinting efforts of farmers to do their part toward ultimate victory.

Food is no less a weapon than tanks, guns, and planes. As the power of our enemies decreases, the importance of the food resources of the United Nations increases. With this thought in mind, we must further mobilize our resources for the production of food:

NOW, THEREFORE, I, FRANKLIN D. RCOSEVELT, President of the United States of America, do hereby proclaim Tuesday, January 12, 1943, as Farm Mobilization Day; and ask that on that day the farmers of this country gather, wherever possible, with Department of Agriculture representatives, Extension Service agents, vocational teachers, State officials, farm organizations, and others concerned, in order to discuss ways and means of insuring for the year 1943 the maximum production of vital foods upon every farm in this country.

I should like Farm Mobilization Day to be a symbol of a free America; a symbol of the might and productivity of our nation; and a symbol of our unalterable determination to put to full use our agricultural resources, as well as our other resources, in the achievement of complete victory.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

DONE at the City of Washington this
16th day of December in the year of
our Lord nineteen hundred
[SEAL] and forty-two, and of the Independence of the United States
of America the one hundred and sixtyseventh.

FRANKLIN D ROOSEVELT

By the President:
CORDELL HULL,
Secretary of State.

[F. R. Doc. 42-13525; Filed, December 18, 1942; 10:06 a. m.]

# Regulations

TITLE 6-AGRICULTURAL CREDIT

Chapter I-Farm Credit Administration

PART 3—FUNCTIONS OF ADMINISTRATIVE OFFICERS

DESIGNATION OF ACTING DIRECTOR, ASSISTANT DIRECTOR, AND ACTING ASSISTANT DIRECTOR OF REGIONAL AGRICULTURAL CREDIT DIVI-SION

Part 3 of Title 6, Code of Federal Regulations, is hereby amended by adding thereto a new § 3.66 as follows:

§ 3.66 Designation of Acting Director, Assistant Director, and Acting Assistant Director of the Regional Agricultural Credit Division. Arthur C. Sullivan, in addition to his functions as Deputy Intermediate Credit Commissioner, is hereby designated to serve as Acting Director of the Regional Agricultural Credit Division in the absence of C. C. Jacobsen, Director of said Division, and in that capacity he is hereby authorized to execute and perform all functions, powers, authority, and duties pertaining to the office of Director of the Regional

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Published daily, except Sundays, Mondays, Published daily, except Sundays, Mondays, and days following legal holidays by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500), under regulations prescribed by the Alministrative Committee, approved by the President.

The Administrative Committee consists of the Archivist or Acting Archivist, an officer of the Department of Justice designated by the Attorney General, and the Public Printer

or Acting Public Printer.

The daily issue of the FEDERAL REGISTER
will be furnished by mail to subscribers, free
of postage, for \$1.25 per month or \$12.50 per year, payable in advance. Remit money or-der payable to the Superintendent of Documents directly to the Government Printing Office, Washington, D. C. The charge for single copies (minimum, 10¢) varies in proportion to the size of the issue

There are no restrictions on the republication of material appearing in the FEDERAL

Telephone information: DIstrict 0525.

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Agricultural Credit Division in the absence of C. C. Jacobsen.

The designation of Robert T. Hall as Assistant Director of the Regional Agricultural Credit Division, heretofore made as of June 16, 1939, is hereby confirmed and continued, and all acts done by him in that capacity are hereby ratifled and approved; and he is hereby authorized to execute and perform all functions, powers, authority, and duties pertaining to the office of Director of the Regional Agricultural Credit Division in the absence of C. C. Jacobsen and Arthur C. Sullivan.

The designation of C. W. Bachman to serve as Acting Assistant Director of the Regional Agricultural Credit Division, heretofore made as of October 17, 1942, is hereby confirmed and continued, and all acts done by him in that capacity are hereby ratified and approved; and he is hereby authorized to execute and perform (in addition to his functions as Special Representative of the Regional Agricultural Credit Corporation of Minneapolis, Minnesota) all functions, powers, authority, and duties pertaining to the office of Director of the Regional Agricultural Credit Division in the absence of C. C. Jacobsen, Arthur C. Sullivan, and Robert T. Hall. (E.O. 6084, March 27, 1933, 6 CFR 1.1 (m); Memorandum No. 846, Secretary of Agriculture, January 6, 1940)

A. G. BLACK, [SEAL] Governor.

[F. R. Doc. 42-13498; Filed, December 17, 1942; 1:36 p. m.]

# TITLE 10-ARMY: WAR DEPARTMENT Chapter VI-Organized Reserves

PART 62—RESERVE OFFICERS' TRAINING CORPS

### SUSPENSION OF REGULATIONS

Effective November 27, 1942, so much of paragraph (a) of § 62.15 Eligibility to membership as states that members of the Naval or Marine Corps Reserve are not eligible for membership in the Reserve Officers' Training Corps is suspended until further notice. Students enrolled in basic course, Reserve Officers' Training Corps, are now eligible for direct enlistment in the Naval, Marine Corps, or Coast Guard Reserve, and will be continued in basic course, Reserve Officers' Training Corps, after such enlistment. [Sec. II, W. D. Circular 396, December 7, 1942]

[SEAL]

J. A. ULIO, Major General, The Adjutant General.

[F. R. Doc. 42-13527; Filed, December 18, 1942; 10:06 a. m.]

## TITLE 29-LABOR

Chapter VI-National War Labor Board

PART 803-GENERAL ORDERS

#### BONUS PAYMENTS

§ 803.10a General Order No. 10a. (a) A bonus payment made by an employer to an employee severing his employment for the immediate purpose of entering the armed forces of the United States does not require the approval of the National War Labor Board.

(E.O. 9250, 7 F.R. 7871)

Adopted December 14, 1942.

GEORGE KIRSTEIN, Executive Secretary.

[F. R. Doc. 42-13524; Filed, December 18, 1942; 8:56 a. m.]

### TITLE 30-MINERAL RESOURCES

Chapter III-Bituminous Coal Division [Docket Nos. A-1718 and A-1718 Pt. II]

PART 328-MINIMUM PRICE SCHEDULE. DISTRICT NO. 8

## ORDER GRANTING RELIEF, ETC.

Memorandum opinion and order granting motion to amend petition, amending petition, terminating temporary relief heretofore granted, granting temporary and conditionally providing for final relief, and cancelling hearing in the matter of the petition of District Board No. 8 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 8 and in the matter of the petition of District Board No. 8 for the establishment of price classifications and minimum prices for the coals of the No. 2 Mine, Mine Index No. 5746, of T. V. McMahan and the Poplar Lick Mine, Mine Index No. 5643 of the Garmeda Coal Company.

A petition, dated October 26, 1942, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, was filed with the Division on October 27, 1942, by the Bituminous Coal Producers Board for District No. 8, the petitioner in the above-entitled matters, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of certain

mines in District No. 8.

That portion of the original petition relating to the request for the establishment of price classifications and minimum prices for truck shipment for the coals of the Poplar Lick Mine, Mine Index No. 5643 of the Garmeda Coal Company, and the No. 2 Mine, Mine Index No. 5746 of T. V. McMahan was severed from said original petition and designated as Docket No. A-1718 Part II, and temporary relief with respect to these two mines, pending final disposition, was granted and the matter was scheduled for hearing on December 16, 1942, at Washington, D. C., by an order issued on said Docket on November 19, 1942, 7 F.R. 9745.

With respect to the coal of all other mines listed in the original petition, including the aforesaid Poplar Lick Mine, Mine Index No. 5643, and the No. 2 Mine, Mine Index No. 5746, temporary and conditionally final relief for rail shipment was granted by an order issued in Docket No. A-1718 on November 19, 1942, 7 F. R. 10095.

A motion dated December 4, 1942, was filed by the above-named petitioner with the Division on December 5, 1942, in Docket No. A-1718, Part II, requesting that the original petition be amended by deleting therefrom the price of \$1.75 for Size Group 7 and \$1.70 for Size Group 8 for truck shipments applicable to the Poplar Lick Mine, Mine Index No. 5643 of the Garmeda Coal Company appear-ing on the page numbered "4" of Appendix A of said petition and insert-ing in lieu thereof the price of \$1.65 for Size Group 7 and \$1.60 for Size Group 8; and by deleting the price of \$2.15 for Size Group 5 for truck shipment applicable to No. 2 Mine of T. V. McMahan appearing on the page numbered "5" of Appendix A of said petition and inserting in lieu thereof the price of \$2.05 for Size Group 5.

A motion, dated December 7, 1942, was filed by the petitioner with the Division on that date in Docket No. A-1718, requesting that the relief heretofore granted by the order issued in said docket on November 19, 1942, be modified with respect to the Poplar Lick Mine, Mine Index No. 5643 of the Garmeda Coal Company and to the No. 6 Mine, Mine Index No. 5790 of Raleigh-Wyoming Mining Company, by providing that the temporary and conditionally final relief heretofore granted to the coals of these two mines, should remain effective until April 18, 1943, and shall thereupon become final unless otherwise ordered during the intervening period.

It appears that a reasonable showing of necessity has been made for the granting of relief in the manner hereinafter set forth; that no petitions of intervention and no motions in opposition to the granting of said motions have been filed with the Division in the above-entitled matter; that the following action is necessary to effectuate the purposes of the

Now, therefore, it is ordered, That said motions be and the same hereby are granted.

It is further ordered, That the original petition be and the same hereby is amended by deleting therefrom the price of \$1.75 for Size Group 7 and \$1.70 for Size Group 8 for Truck Shipments applicable to the Poplar Lick Mine, Mine Index No. 5643 of the Garmeda Coal Company appearing on the page numbered "4" of Appendix A of said petition and inserting in lieu thereof the price of \$1.65 for Size Group 7 and \$1.60 for Size Group 8; and by deleting the price of \$2.15 for Size Group 5 for Truck Shipments applicable to the No. 2 Mine of T. V. McMahan appearing on the page numbered "5" of Appendix A of said petition and in-

serting in lieu thereof the price of \$2.05 for Size Group 5;

It is further ordered, That commencing forthwith, the price classification and minimum prices, contained in the Schedule marked Supplement R, § 328.11 (Alphabetical list of code members) which was annexed to and made a part of the order dated November 19, issued in Docket No. A-1718 in so far as the Poplar Lick Mine, Mine Index No. 5643 of Garmeda Coal Company and the No. 6 Mine, Mine Index No. 5970 of Raleigh-Wyoming Mining Company only are concerned, shall remain effective until April 18, 1943 and shall thereupon become final unless otherwise ordered during the intervening period.

It is further ordered, That pending final disposition of the above-entitled matters the temporary relief heretofore granted by the order dated November 19, 1942 issued in Docket No. A-1718, Part II with respect to the establishment of price classifications and minimum prices for truck shipment for the coals of the Poplar Lick Mine, Mine Index No. 5746 of the Garmeda Coal Company and the No. 2 Mine, Mine Index No. 5643 of T. V. McMahan shall become final sixty days from the date of this order unless it shall

otherwise be ordered during the intervening period.

It is further ordered, That commencing forthwith § 328.34 (General prices for high volatile coals in cents per net ton for shipment into all market areas) is amended by adding thereto Supplement T, which supplement is hereinafter set forth and hereby made a part hereof.

It is further ordered, That the hear-

It is further ordered, That the hearing in Docket No. A-1718 Part II heretofore scheduled for December 16, 1942 at a hearing room thereof at Washington, D. C., be and the same hereby is cancelled; and

It is further ordered, That pleadings in opposition to the amended petition in the above-entitled matters and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the Rules and Regulations Governing Practice and Procedure befor the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

Dated: December 15, 1942.

SEAL] DAN H. WHEELER.

Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 8

Note: The material contained in this supplement T is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 328, Minimum Price Schedule for District No. 8 and supplements thereto.

## FOR TRUCK SHIPMENTS

§ 328.34 General prices for high volatile coals in cents per net ton for shipment into all market areas—Supplement T

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The State of the state of							Base	sizes			20
Code member index	Mine	Mine index No.	Seam	Lump over 2", egg	Lump 2" and under, egg 3" x 6"	Lump 3%" and under	Egg 2" x 4", egg	Stove 3" and un- der, nut 2" and	Straight mine run	2" and under slack	孙" and under slack
				1	2	3	4	8	6	7	8
SUBDISTRICT NO. 6— SOUTHERN APPALACHIAN BELL COUNTY, KY.											
Garmeada Coal Co CUMBERLAND COUNTY, TENN.	Peplar Lick	5643	Poplar Lick.	305	285	240	260	235	230	165	160
McMahan, T. V	No. 2	5746	Sewanee	270	250	225	230	205	215	155	150

[F. R. Doc. 42-13487; Filed, December 17, 1942; 11:18 a. m.]

TITLE 32-NATIONAL DEFENSE

Chapter VI-Selective Service System

[Amendment No. 106, 2d ed.]

PART 624-VOLUNTEERS

MISCELLANEOUS AMENDMENTS

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301–318, inclusive); E.O. No. 8545, 5 F.R. 3779, E.O. No. 9279, 7 F.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission in an Administrative Order dated December 5, 1942, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

1. Amend § 624.1 to read as follows:

§ 624.1 Who may volunteer. Men who have reached the 18th anniversary of the day of their birth and who have not reached the 38th annniversary of the day of their birth may volunteer at the local board for induction into the land or naval forces.

2. Amend § 624.4° to read as follows:

§ 624.4 Classification of volunteers. (a) A volunteer shall not be inducted if,

after classification, he is deferred.

(b) A registrant in Class III-A Class III-B who volunteers shall not be considered as being deferred and may be placed in a class immediately available for military service if:

(1) His induction will not result in

undue hardship to his dependents, and
(2) He is not a "necessary man" who should be classified in Class II-A or Class II-B when his dependency status is disregarded.

3. The foregoing amendments to the Selective Service Regulations shall be effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY, Director.

DECEMBER 17, 1942.

JF. R. Doc. 42-13499; Filed, December 17, 1942; 2:18 p. m.]

Chapter IX-War Production Board

Subchapter B-Director General for Operations

PART 944 REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

Priorities Regulation 17 as Amended Dec. 8, 1942 3]

POST EXCHANGES AND SHIP'S SERVICE DEPARTMENTS

§ 944.38 Priorities Regulation 17—(a) Definition. For the purposes of this regulation "orders for military exchanges or service departments" means contracts or purchase orders for material to be delivered to, or for the account of, or to be physically incorporated in material or equipment to be delivered to, or for the account of, any U. S. Army or Marine Corps Post Exchange or any U. S. Navy Ship's Service Department.

(b) Purchases constitute defense orders. Orders for military exchanges or service departments shall be deemed to

This document is a restatement of Amend-

ment 1 of Priorities Regulation 17 which appeared in the FEDERAL REGISTER OF Decem-

ber 10, 1942, p. 10280, and reflects the order in its completed form as of December 8, 1942.

<sup>1</sup>6 F.R. 6842, 7 F.R. 431.

2 6 F.R. 6843

be "Defense Orders" within the meaning of § 944.1 (b) (1) of Priorities Regulation 1 (and therefore by reason of § 944.1a of Priorities Regulation 1, shall be rated A-10, unless a higher preference rating is assigned) only when such orders are endorsed as follows:

All the items on this Purchase Order are listed in Priorities-Allocation Instructions 12, with Amendments. Therefore, pursuant to terms of Priorities Regulation 17, this Order carries a preference rating A-10 without the issuance of a Preference Rating Certificate.

(c) Applicability of military exemptions. Whenever any rule, regulation or order of the War Production Board contains an exception or exemption for material or equipment to be delivered to, or for the account of, or for material to be physically incorporated in material or equipment to be delivered to, or for the account of, the Army or Navy of the United States, such exception or exemption shall not apply to orders for military exchanges or service departments except in cases where such orders bear the following endorsement:

(1) In the case of U.S. Army Post Exchanges:

Authorized as an Army purchase pursuant to Priorities-Allocation Instructions.

By . Army Exchange Service, War Department.

(2) In the case of U.S. Navy Ship's Service Departments:

Authorized as a Navy Purchase pursuant to Priorities-Allocation Instructions.

Bureau of Naval Personnel.

(3) In the case of U. S. Marine Corps Post Exchanges:

Authorized as a Marine Corps purchase within Army or Navy exception clause pursuant to Priorities-Allocation Instructions,

(d) Effect of quota provisions. Whenever any rule, regulation or order of the War Production Board limits the amount of any material that may be received, processed, sold or delivered by any person to a percentage of previous amounts thereof received, processed, sold or delivered by him, or otherwise expressly fixes a quota for him, and contains an exception or exemption for material or equipment to be delivered to, or for the account of, the Army or Navy of the United States, but does not expressly permit such person, in computing his quota, to exclude therefrom orders for military exchanges or service departments, such orders which are endorsed as provided in paragraph (c) hereof shall be included in such exception or exemption, Orders for military exchanges or service departments which are not endorsed at all or only endorsed as provided in paragraph (b) shall not be included in such exception or exemption and must be charged against the quota of the person filling them, but such orders need not be accepted by such person in excess of 45% of such person's quota or such other percentage as the Director General for Operations may prescribe with respect to any particular material.

(e) Effect on other provisions. In case any provision in any regulation or in any order of the War Production Board is inconsistent with any provision in this regulation, the provisions of this regulation shall govern unless such other provision expressly states that this regu-

lation shall be inapplicable. (f) Effective date. This regulation

shall become effective December 21, 1942. (P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O.

9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws

89 and 507, 77th Cong.)

Issued this 8th day of December 1942. ERNEST KANZLER. Director General for Operations.

[F. R. Doc. 42-13520; Filed, December 17, 1942; 5:04 p. m.]

PART 1176-IRON AND STEEL CONSERVATION [Conservation Order M-126 1 as Amended Dec. 5, 1942]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of iron and steel for defense, for private account and for export: and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1176.1 General Conservation Order M-126-(a) Definitions. For the purpose of this order:

(1) "Governing date", with respect to any item on List A or List S, or part thereof, means the date set forth oppo-

site such item.

(2) "Army - Navy - Maritime order" means an order for material to be purchased (or physically incorporated into material to be purchased) by or for the account of the Army or Navy of the United States, the United States Maritime Commission, or the War Shipping Administration, where with respect to

<sup>1</sup> This document is a restatement of Amendment 1 of Conservation Order M-126 which appeared in the FEDERAL REGISTER of December 8, 1942, p. 10218, and reflects the order in its completed form as of December 5, 1942.

any item on List A, or part thereof, the use of iron or steel, or with respect to any item on List S, or part thereof, the use of stainless steel, is required by the specifications (including performance specifications) of the Army or Navy of the United States, the United States Maritime Commission, or the War Shipping Administration, applicable to the contract, subcontract or purchase order.

(3) The terms "iron" and "steel" shall not be deemed to include screws, nails, rivets, bolts, or wire, strapping or small hardware for joining or other similar es-

sential purposes.

(4) The term "stainless steel" means corrosion or heat resistant alloy iron or alloy steel containing 10 per cent or more of chromium with or without nickel and/or other alloying elements.

(5) "Process" means cut, draw, machine, stamp, melt, cast, forge, roll, turn,

spin or otherwise shape.

(6) "Put into process" means the first change by a manufacturer in the form of material from that form in which it

is received by him.

(7) The term "assemble" shall not be deemed to include the putting together of an article after delivery to a sales outlet or consumer in knockdown form pursuant to an established custom. The term "assemble" shall also not be deemed to include adding finished parts to an otherwise finished article when the placing of one or more finished parts or the size or type of one or more finished parts is determined by the use to which the ultimate consumer is to put the article.

(b) Restrictions with respect to List A products. Except as provided in para-

(1) Raw material deliveries. From and after the applicable governing date of any item on List A, no person shall deliver or accept delivery of any iron or steel which he knows or has reason to know will be used to make such item, or

any part thereof.

(2) Fabrication—(i) Limitation. During the 30 days next following the applicable governing date of any item on List A, no person shall put into process any iron or steel to make such item, or any part thereof, in an aggregate weight greater than 75 per cent of the average monthly weight of all metals put into process by him during 1941 in the making of such item and parts, and no person shall put into process any iron or steel in the making of any such item or part unless processing thereof will be completed within such 30 day period.

(ii) Prohibition. From and after the date 30 days after the applicable governing date of any item on List A, no person shall process any iron or steel to make such item, or any part thereof.

(3) Assembly. From and after the date 60 days after the applicable governing date of any item on List A, no person shall assemble such item, or any part thereof, containing any iron or steel.

(4) List A products without governing dates. With respect to any item on List A without a governing date, (i) no person shall deliver or accept delivery of any iron or steel which he knows or has reason to know will be used to make such item, or any part thereof, (ii) no person shall put into process or process any iron or steel to make such item, or any part thereof, and (iii) no person shall assemble such item, or any part thereof, containing any iron or steel.

(5) Finished item deliveries. No person shall deliver or accept delivery of any item on List A, or part thereof, which he knows or has reason to know was fabricated, assembled or delivered in violation of any applicable provision of this order

as amended from time to time.

(c) Restrictions with respect to List S products. Except as provided in paragraph (d):

(1) Raw material deliveries. and after the applicable governing date of any item on List S, no person shall deliver or accept delivery of any stainless steel which he knows or has reason to know will be used to make such item, or

any part thereof.

(2) Fabrication—(i) Limitation. During the 30 days next following the applicable governing date of any item on List S, no person shall put into process any stainless steel to make such item, or any part thereof, in an aggregate weight greater than 50% of the average monthly weight of stainless steel put into process by him during 1941 in the making of such item and parts, and no person shall put into process any stainless steel in the making of any such item or part unless processing thereof will be completed within such 30 day period.

(ii) Prohibition. From and the date 30 days after the applicable governing date of any item on List S. no person shall process any stainless steel to make such item, or any part

(3) Assembly. From and after the date 45 days after the applicable governing date of any item on List S, no person shall assemble such item, or any part thereof, containing any stainless steel.

(4) Finished item deliveries. No person shall deliver or accept delivery of any item on List S or part thereof, which he knows or has reason to know was fabricated, assembled, or delivered in violation of any applicable provision of this order as amended from time to

(d) Exemption for Army-Navy-Maritime orders. (1) The provisions of paragraph (b) with respect to items on List A with governing dates shall not apply to Army-Navy-Maritime orders for such items, or any parts thereof, for a period of 60 days after the applicable governing date. From and after the expiration of the applicable exemption period. no person shall deliver, accept delivery of, put into process, process or assemble any iron or steel for the making of any item on List A, or part thereof, unless such item or part is on List C. The provisions of paragraph (b) shall not apply to Army-Navy-Maritime orders for any item on List C, or part thereof, except that stainless steel shall not be used to make such item and parts, unless permitted by paragraph (d) (3)

(2) The provisions of paragraph (c) shall not apply to Army-Navy-Maritime orders for any item on List S, or part thereof, for a period of 60 days after its governing date. Except as provided in paragraph (d) (4), from and after the expiration of the applicable exemption period, no person shall deliver, accept delivery of, put into process, process or assemble any stainless steel for the making of any item on List S. or part thereof, unless such item or part is on

(3) Except as otherwise specified on List C as to any item, or part thereof, stainless steel may be used to make any item on List C, or part thereof, for Army-Navy-Maritime orders until January 5, 1943. Except as provided in paragraph (d) (4), on and after January 5, 1943, no person shall use any stainless steel to make any item on List C, or part thereof, unless, and then only to the extent that the use of stainless steel is expressly permitted for such item.

(4) The provisions of this order prohibiting the delivery, processing or as-sembling of stainless steel or a type of stainless steel for the making of any

item, or part thereof, for Army-Navy-Maritime orders shall not apply to any order which has been approved on form PD-391 for melting during the fourth quarter of 1942 or for delivery during such quarter; or to any order which can not be filled by the manufacturer because of his inability to secure permitted materials, except that this exemption shall be only for the minimum period of time necessary to obtain such permitted materials and in no event later than April 30, 1943.

(e) Restrictions with respect to other products—(1) Roofing and siding. No person shall manufacture any iron or steel into roofing and siding except:

(i) For delivery to or for the account of the Army or Navy of the United States, the United States Maritime Commission, The War Shipping Administration, the Panama Canal, the Coast and Geodetic Survey, the Coast Guard, the Civil Aeronautics Authority, the National Advisory Committee for Aeronautics, the Office of Scientific Research and Development; or

(ii) For delivery on a preference rating of AA-5 or higher assigned by a PD-3A preference rating certificate or by a preference rating order in the P-19 series; or

(iii) For defense housing, to the extent specified in the Defense Housing Critical List; or

(iv) For the manufacture, maintenance and repair of railroad freight cars, street cars, or busses; or

(v) For deliveries on preference ratings assigned by the Board of Economic Warfare or for deliveries on Lend-Lease

orders; or

(vi) For delivery to an ultimate purchaser for maintenance and repair purposes regardless of rating. With respect to this paragraph (e) (1) (vi), no person may manufacture from May 5, 1942 to December 31, 1942, more than 20 percent of the roofing and siding made by him from iron or steel during the calendar year 1940; or in the calendar year 1943 or any subsequent calendar year, more than 25 percent of the roofing and siding made by him from iron or steel, during the calendar year 1940.

Any person manufacturing or selling any such roofing or siding may rely on the certificate of his customer that such roofing or siding will only be sold or used as permitted by this paragraph (e) (1).

(2) Other products. No person shall use any iron or steel to make any article not prohibited on List A, or any part thereof, where and to the extent that the use of other material (excluding material on List D) is practicable. Alloy steel shall not be used when the use of carbon steel is practicable, and no more iron or steel shall be used in connection with the manufacture of any such article than is essential. The provisions of this para-

graph (e) (2) shall not apply in the case of articles or parts to be purchased by or for the account of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration, or to be physically incorporated into products to be so purchased to the extent that the use of iron or steel is required by the specifications (including performance specifications) of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration applicable to the contract, subcontract or purchase order.

(f) Restrictions with respect to other scarce materials. No person whose use of iron or steel is restricted by paragraphs (b), (d) or (e) shall use as a substitute therefor any material on List D.

(g) Disposition of frozen and excessive inventories. The disposition of frozen and excessive inventories containing iron or steel shall be subject to the applicable provisions of Priorities Regulation No., 13 (§ 944.34).

(h) Miscellaneous provisions—(1) Applicability of priorities regulations. This order and all transactions affected thereby are subject to all applicable provisions of the Priorities Regulations of the War Production Board, as amended from time to time.

(2) Appeal. Any appeal from the provisions of this order must be made on Form PD-500 and must be filed with the field office of the War Production Board for the district in which is located the plant to which the appeal relates.

(3) Applicability of order. The prohibitions and restrictions contained in this order shall apply whether the items are ordered or manufactured pursuant to a contract made prior to, on, or subsequent to May 5, 1942, or pursuant to a contract supported by a preference rating. Insofar as any other order of the Director General for Operations may have the effect of limiting or curtailing to a greater extent than herein provided the use of any material in the production of any item, the limitations of such order shall be observed.

(4) Intra-company deliveries. The restrictions of this order with respect to deliveries prohibit or restrict deliveries not only to other persons, including affiliates or subsidiaries, but also from one branch, division, or section of a single enterprise to another branch, division or section of the same or any other enterprise under common ownership or control.

(5) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States

is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(6) Installation. The restrictions of this order with respect to putting into process, processing, and assembling shall not apply to the installation of an item or part for the ultimate consumer on his premises when any putting into process, processing or assembling of such item or part is incidental to such installation and is done on such premises.

(7) Repair. The restrictions of this order (other than those contained in paragraph (e) (2)) shall not apply to a person repairing a used article on or off the premises of the owner, if the person making the repair does not use iron or steel weighing in the aggregate more than 25 pounds and if any putting into process, processing or assembling done by such person is for the purpose of making the specific repair. The limitations in this paragraph (h) (7) on repairing a used article shall not apply to any item on List A or List S, or part thereof, to the extent that maintenance and repair of such item is specifically excepted on List A or List S.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 5th day of December, 1942.

ERNEST KANZLER,

Director General for Operations.

### LIST A

Note: Changes have been made in List A.

Governing date

"A" Frames and booms for light- Nov. 5, 1942 ers, 25 tons capacity and un-

Item

Access panels—except as re-None quired by Underwriters Code.
Accessories, soda fountain 1 ... July 15, 1942
Acoustical ceilings ... None
Adhesive tape sleeves ... July 15, 1942
Advertising novelties ... None
Air-conditioning systems 1 ... None
cept for hospital operating rooms and industrial plants.
Ampule scorers ... Nov. 5, 1942
Amusement park devices and None roller coasters.1
Area walls ... None
Ash sieves ... None
Asparagus tongs ... None

<sup>1</sup> Maintenance and repair excepted.

Governing		Governing		Governing
Item date	Item	date	Item	date
Atomizers, perfume-boudoir None Attic fans None	Bridge splash guards		Chafing dishes	
Automobile accessories—except None	Brushes and brush-backs—ex- cept industrial.	July 15, 1942	Chamber pots	
as required by law.	Buckles, for clothing-except	July 15, 1942	Cheese dishesChicken crates	
Automobile heaters -except for July 15, 1942			Chicken house scrapers	
passenger carriers, as defined in L-158, police cars, ambu-	garees.	Trales 15 1040	Christmas tree holders	
lances, trucks and fire wagons.	Buckles for Pocketbooks.	July 15, 1942	Christmas tree ornaments	
Awning frames and supports None	Shoes-except for water-		Cigar and cigarette holders and	None
Bag, purse, and pocketbook None	proof shoes.		cases.	
frames.  Balers, paper for household use_ July 15, 1942	Building portable	None	Cigar clippers	
Ball park equipment including July 15, 1942			Cigarette lighters	
but not limited to:	Butter chips	None	Cigarette package holdersCigarette making machines,	
Cages.1	Butter knives		hand.	1107.0, 1842
Fences. Lighting systems — except	Buttons for clothing—except for overalls, overall suits and dun-	The second secon	Circus and carnival apparatus,	July 15, 1942
lamp bulbs.	garees.		equipment and devices, in-	
Metal bases.	Buttons for work clothing-ex-	Nov. 5, 1942	cluding but not limited to:	
Protective netting. <sup>1</sup> Railings.	cept 22 line fly button of plain		Animal cages.	
Rollers.	design and 27 line button with wreath design for remainder of		Animal stands. Tent standers.	
Score boards,	garment, and except open top		Trailers.	
Screens,1	button of not more than two		Trapeze bars,	
Seats. <sup>1</sup> Tampers.	pieces exclusive of the tack or fastener.		Clamps, hair, including bar-	Nov. 5, 1942
Banks, personal, toy, minia- None	Cabinets—except	None	fasteners, but not including	
ture.	Hospital operating and exam-		common bob and hair pins	
Barber and beauty shop furni- None	ining rooms.		and clamps for hair curling or	
Barber and beauty shop sup- July 15, 1942	As permitted in Limitation Orders L-13-a and L-62.		waving.	
plies, machines and equip-	Cake cutters	None	Clock cases execution recording	The state of the s
ment.1	Cake icing equipment		clock cases—except on recording and controlling industrial in-	
Barn pushers and scrapers July 15, 1942	Cake tongs		struments.	
Barware and bar accessories July 15, 1942	Calendar and memo pad stands_ Calliopes or steam organs		Closers for paper and cello-	
Bases on refrigerating machines Nov. 5, 1942 below one H. P.	Candy display dishes		phane bags—except bags for	
Baskets—except for commercial None	Canes	July 15, 1942	25 lb. content or more	
cooking and manufacturing	Canopies, hoods and supports	None	Clothes lines	
uses. Baths, steam, all types Nov. 5, 1942	Cans, containers and closures	None	Clothes line pulleys	
Bath tubs None	Anti-freeze (under 5 gal. size).		Clothes racks and dryers	
B-B shot for air rifles None	Artist supplies.		Clothes trees	
Beach umbrellas July 15, 1942	Tobacco products,		Clothing trim and dress orna-	
Beds—except hospital None Bed spring frames—except for None	Candy.		ments.	200
hospital link fabric spring	Caviar,	11-11-11-11-11-11-11-11-11-11-11-11-11-	Coal chute and door, house- hold.	None
type bed.	Chalk.		Coal pans	None
Beer kegs—except hoop and fit- None tings for wooden kegs.	Coffee—except that closures for glass containers may be		Coasters and trivets for glass	July 15, 1942
Beer mugs None	processed until December 1,		and hot containers.	
Beer stands None	1942 from distressed stocks		Cocktail glasses	
Beer steins None	of black plate lithographed		Cocktail sets	
Bench legs—except industrial None Beverage bottle cases, includ- July 15, 1942	on or before September 3, 1942.		Cocktail shakers Coin changers—except for pub-	
ing but not limited to beer	Gloves.		lie transportation.	Ully 10, 1012
and all soft drinks.	Incense,		Combs, hair-except curry	July 15, 1942
Bicycle racks	Lawn seed. Nuts.		combs.	
Binoculars-except U. S. Gov- None	Pencils -		Compacts and compact hardeness	
ernment Agencies.	Phonograph needles.		Concrete and cement hardeners. Cooking stoves, commercial	
Bird cages and stands None	Playing cards.		electric.	
Bird houses and feeders None Biscuit boxes None	Razor blades—except metal holders which are integral		Copy holders	None
Blackboards None	parts of the mechanism for		Corn poppers and machines	None
Blade stroppers, mechanical None	inserting blades into safety		Cosmetics and toiletries	
Bleachers and grandstands None Blocks, hat	razors.		Counter tops and edgings	
Boards, sounding	Sponges. Staples.		Covers for automotive leaf-type springs.	NOV. 5, 1942
Boat hooks Nov. 5, 1942	Tennis balls.		Covers, manhole-except rein-	Nov. 5, 1942
Book ends None	Toilet water.		foreing and banding.	
Bott jacks Nov. 5, 1942 Bottle holders-except hospital_ None	Yarn. Car washing machines	Nov E 1040	Covers, meter frame—except in-	Nov. 5, 1942
Bowling alleys, bowling pins July 15, 1942	Carillons		dustrial. Crochet hooks	July 15 1040
and accessories.	Carpet rods	None	Croquet sets	
Boxes and trays for jewelry, None cutlery, combs, toilet sets.	Carriers, casket 1	July 15, 1942	Crumb trays	
Boxes, meter and covers—ex- Nov. 5, 1942	Carrousels (Merry-go-rounds)		Crutches	
cept industrial.	Carving set holders		Culverts, including conduits,	None
Braces, extensible steel trench. Nov. 5, 1942	Cases, vanity		corrugated pipe, and corru-	
Bread and cake boxes, house- July 15, 1942 hold.	Cash registers 1		gated plates for pipe and arches for culverts—except:	-
Bread slicers for home use- July 15, 1942	Casket hardware		Reinforcing for concrete.	
except knives.	Casket trucks, undertaker's-ex-	Nov. 5, 1942	Nestable culverts for use out-	
1 Maintenance and renals excepted	cept wheels.	None	side continental limits of	
<sup>1</sup> Maintenance and repair excepted.	Ceilings	Mone	U. S.	

	Governing		Governing	Itam	Governing date
Item	date	Fences, chain link—A-2 or	July 15 1942	Gutters, spouting, conductor	
Culverts, reinforced concrete— except:	Nov. 5, 1942	higher.	outy 10, 1011	pipe, and fittings for single	
Interior installations.		Fence posts-except on A-2 or	None	family dwellings.1 Gutters, spouting, conductor	Nov. 5, 1942
Outside continental limits of		higher. Fence posts—A-2 or higher	Nov. 5, 1942	pipe and fittings for dwellings	-14/14/
U.S. Under access roads.		Fences, ornamental	None	two stories or less in height (2	
Under airport runways.		Ferneries, metalFinger bowls	Nov. 5, 1942 None	family or more).  H-Bar units	Nov. 5, 1942
Under railroad rights of way. Cups of all kinds, drinking	None	Fireplace equipment, including		Hair combs, except curry combs_	July 15, 1942
Curb guards	None	but not limited to grates,		Hair dryersHand seals for documents	July 15, 1942
Curler, hair, non-electric	None	clean out doors and ash dumps—except dampers.		Hand weeders	July 15, 1942
Curling ironsCurtain stretchers	July 15,41942	Fireplace dampers		Handles, broom and mop	July 15, 1942
Darners, sock	Nov. 5, 1942	Fireplace screens		Hangers and track for garage doors for private use.	None
Descriptive iron products Desk equipment, including but	July 15, 1942	Fish aquariums	None	Hanger rings on brushes,	None
not limited to:		Flag holders		brooms, etc. Harness and saddlery fittings —	July 15, 1942
Desk sets.		Flashlight tubes		except for draft, work and	
Desk pads.  Fountain pen and pencil		Flatware-except cooking and		ranch animals.	None
stands.		eating utensils. Floats for pageants, parades,	July 15, 1942	Hat framesHat-making machinery 1	None
Letter openers. Name plates.		advertising, etc except	Constitution of the consti	Heat resisting pads for house-	Nov. 5, 1942
Paper weights.		trucks.	None	hold use. Hedge shears	None
Diaper cans, containers, or re-	Nov. 5, 1942	Floor and ceiling plates for piping.	140110	Helmets—except on AA-5 or	None
ceptacles. Dictaphone racks	None	Floor and counter covering	None	higher. Highway railroad flasher	July 15, 1942
Dinner bells	None	floor polishing machines	None	lights -except lamp bulbs.	
Dishwashing machines —except hospitals.	None	Floor scrapers—except power-	July 15, 1942	Highway guard rail, wire, strip	July 15, 1942
Dishwashing racks, household		driven. Floral tools and floral hoes	July-15 1942	and posts 1 Highway guard rail reflectors 1	July 15, 1942
Dispensers, hand, for Hand lotions	None	Florist supplies	Nov. 5, 1942	Hitching posts	July 15, 1942
Paper products		Flour, salt and pepper shakers	None	Holders, wire, all types Hoops, galvanized wire, for	Nov. 5, 1942 July 15, 1942
Soap		Flower boxes, pot holders and vases.	Notice	flower garden trim.	A MONEY THE PERSON
Display forms	July 15, 1942	Flower shears	None	Hose reels—except:	None
Document stands	None	Fly trapsFood vending machines, includ-	Nov. 5, 1942 None	Fire fighting equipment.  Industrial uses in direct fire	
Door closers 1—except for hos-	None	ing automats.		hazard areas.	
pitals, public toilet doors, ex-		Foot baths—except hospitals	Nov 5 1942	Hospital, medical, dental and	July 15, 1942
terior doors on public build-		Forms and accessories for resi-	None	Anesthesia tables—except for	
ings, and where required to meet fire regulations.		dential and commercial con-		use in operating rooms.	
Door handles—except shipboard	None	crete construction. Fountain pens—except func-	None	Arm immersion stands.  Back rests.	
Door knockers	None	tional parts.		Bassinets—except for frame	
Door mats	July 15, 1942	Fountains, ornamental	Nov. 5, 1942	and basket and isolation	1
Door stops Drain boards and tub covers,	None	Frames, catch basin and grater, all types.	1101.0,1012	Bath cabinets—except hos	
household.		Frames, clothes drying	July 15, 1942	pital use.	
Drawer pulls	None	Frames for artists' canvas, darn- ing and needlework	July 10, 1942	Bed feeding and reading trays Bed trays.	
Dress forms Dummy police	None	Frames, steel blocking	July 15, 1942	Bedside panel screens.	
Dust collecting systems and	None	Fruit juice extractors, house-	None	Blanket warming cabinets.  Book trucks—except whee	1
equipment except on AA-5 or higher.		hold.' Furniture '—except:	None	tires.	
Dust covers and enclosures 1-	July 15, 1942	Wood furniture.		Bowl stands—except for us	е
except industrial.  Easels, all types	July 15, 1942	As permitted in Limitation Orders L-13-a and L-62.		in operating rooms.  Cabinets for diathermy, sinu	
Edging, furniture and linoleum.	Nov. 5, 1942	Hospital operating and exam-		soidal and galvanic appa	
Ediphone racks	None	ining rooms.  Hospital, beds and cots.		chairs, other than examining	,
Egg slicersElectric drinking water coolers—	None	Game and gambling devices	July 15, 1942	or specialist chairs or denta	
except for use in war plants		Garage hoists, car lifts, and	None	chairs.	
Embalming tables 1 Enameled tile sheets and	1 Nov. 5, 1942	racks.  Garbage grinders, household <sup>1</sup> .	July 15, 1942	Chart holders—except neces sary hardware.	
squares.		Garden trowels	_ July 15, 1942	Chiropractic adjustmen	t
Enamel store fronts	None	Gas toasters, household	July 15, 1942	tables. Clothes hampers.	
Erasing knives	Nov. 5, 1942	Gates for fences	. Nov. 5, 1942	Commodes—except receptacle	
Escalators 1	None	Gates, railroad crossing, except	Nov. 5, 1942	Couch tables.  Dental cabinets.	
Exercise and reducing ma- chines.1	July 15, 1942	mechanism. Glassware holders and trim—ex-	July 15, 1942	Dish trucks — except whee	1
Exhibition and fair apparatu	July 15, 1942	cept on cooking utensils.		tires.	
and equipment, including	3	Golf bag supportsGrass shears	. None	Dressing stands. Dressing carriages—excep	t
but not limited to: Lighting equipment.		Grass whips	July 15, 1942	frame and necessary hard	
Racks.		Grave markers	Nov 5, 1942	ware.  Examining tables non-adjust	
Stands. Fan stands, all types	Nov. 5, 1942	GrillesOrnamental.	110110	Examining tables, non-adjust able.	B THE PARTY
Feed troughs	. None	Sewers—except on AA-5 of		Ice trucks-except wheel tires	
Fences, chain link—except or	None	higher and reinforcing for concrete sewers.	STOTE IN	Instrument cabinets—excep	
A-2 or higher.		Grills, outdoor		Instrument tables—except for	
<sup>1</sup> Maintenance and repair ex	cepted.	Guards for guy wires	Nov. 5, 1942	use in operating rooms.	

. Governing		Governing		Governing
Item date Hospital, medical, dental and July 15, 1942	Item	date	Item	date
related equipment 1—Con. Laundry trucks—except wheel	Lard or vegetable oil tubs—ex-	None	Novelties and souvenirs of all kinds—except that the assem	
tires. Linen hampers — except for	cept 5 lbs, and over, and straps for wood containers.		bling of artificial leaves, fruits flowers, and of feather orna-	
frames. Linen trucks—except wheel	Laundry trays—except reinforc-		ments shall be permitted when any iron or steel wire to be used was drawn on or before	
tires.	ing mesh.  Lavatories—except hangers	None	June 19, 1942 or was sold to the	
Needle cabinets—except for use in operating rooms.	Lawn and landscaping equip- ment, all types.		manufacturer of the artificial leaves, fruit, flowers or feather	
Nurses' work tables. Orthopedic and fracture	Lawn brooms		ornaments as scrap. Ornamental hardware and mold-	None
carts—except wheel tires and frames.	Lawn edgers		ings. Outdoor fireplace parts	None
Overbed and swing overbed	Lawn rollers 1	The state of the s	Outing spades Packing twine holders	July 15, 1942
tables.  Record and chart desks and	Lawn seeders 1		Pads, inking and stamping	July 15, 1942
racks. Shelf trucks — except wheel	Lawn sprinklers		Paint spray outfits—except in-	
tires and frame (not food).	Letter openers	None	dustrial. Paper rollers, household	None
Stands and racks for colonic irrigation apparatus.	Lighting poles and standards 1		Parasols, shafts and handles	July 15, 1942
Sterilizer stands — except	Lipstick holders	None	Park and recreational benches_ Parking meters	
Stools—except for use in oper-	Lobster forks		Partitions	Sept. 3, 1942
ating rooms and except	Lockers—except		Partition studs Pegs, tent	Nov. 5, 1942 Nov. 5, 1942
mechanism for adjustable stools.	Oil refinery use.		Pen holders	None
Stretchers, wheel type—except	As permitted by Limitation Order L-13-a.		Pencil holders Pencils, mechanical or auto-	Nov. 5, 1942 None
wheel tires and frames. Supply and treatment cabi-	Logs, artificial, for gas and elec- tric fireplace.	July 15, 1942	matic. Permanent wave machines	
nets—except for operating rooms.	Luggage, except locks 1		Pet beds	None
Tables, examining, adjust-	Lunch boxes		Pet cages	None
able—except frame and operating mechanism.	Mail boxes—except as required by U. S. postal regulations.	None	Pet equipment (except license	July 15, 1942
Thermometer baskets.	Mailing tubes or cases—except	None	tags) including but not limited to:	
Utensil racks. Vasoscillator—o s c i l l a t -	for transportation of bacteria, cultures, serums, plasma, and		Carriers.	
ing beds.	biological specimens.	Mana	Chains, Collars,	
Wall shelf stands—except for use in operating rooms.	Marine hardware for pleasure boats.	None	Feeders.	
Wheel chairs—except essen-	Marquees		Houses. Leashes.	
tial hardware.  Hospital, medical, dental and Nov. 5, 1942	Match boxes Material for housing, not other-		Muzzles.	·
related equipment, Chiropody chairs.	wise specified in this order— except to the extent specified		Phonograph motors, hand wound.	
Nose and throat chairs, hy-	in the Defense Housing Criti-		Phonograph record blanks Photographic accessories	
draulic. Optical chairs, hydraulic.	cal List.  Measuring pumps and dispens-	None	Photographic equipment — ex- cept microfilm.	Nov. 5, 1942
Osteopathic tables. House numeralsNone	ers 1 for gasoline station, ga- rage and household use, in-		Physical reducing machines	
Houses Nov. 5, 1942	cluding but not limited to:		Picnic and outing boxes and accessories.	July 15, 1942
Tool. Hog.	Air pumps.  Grease guns.		Picture and mirror hardware Pie plates—except commercial	
Poultry—except wire netting.  Humidification devices—except Nov. 5, 1942	Grease pumps.		or institutional.	
industrial and hospital use.	Gasoline dispensing pumps. Kerosene pumps.		Pipe cleaner knives	None
Humidors July 15, 1942 Ice box exteriors—except port- None	Oil pumps — except barrel pumps and lubesters.		Pipe posts Pitchers_except for hospital	
able blood banks.	Meat molds	Nov. 5, 1942	use.	
Ice cream freezers, household None Ice cream molds	Mechanical book binding  Memorial tablets		Plant and flower supports Plates, light switch—except for	
Ice cube trays None	Menu hoiders		cast conduit bodies. Playground equipment	
Incinerators—except industrial, None commercial and as specified in	Metal cloths, except for indus- trial processing.	Nov. 5, 1942	Play pens, boxes and enclosures.	
Defense Housing Critical List.	Metal dust covers and enclo-	July 15, 1942	children's. Pleasure boats	None
Ink well holdersNone Inlets, gutter, all typesNov. 5, 1942	sures—except industrial.  Milk bottle cases—except that	None	Pleasure boat equipment and accessories.	
Inlets, sewer, all types Nov. 5, 1942	a total of 41/2 lbs. of iron and		Plumbing and heating equip-	Nov. 5, 1942
Insulation, metal reflecting None type.	steel per case (including join- ing and essential hardware)		ment.¹ Gas conversion burners.	
Ironing boards and stands July 15, 1942 Jam boxes None	may be used.		Gas fired boiler-burner units. Gas fired furnace-burner	
Jelly moldsNone	Millinery wire and gimps		units.	
Jewelry cases None	Monograms and initials	July 15, 1942	Oil fired boiler-burner units. Oil fired furnace-burner units.	
Jewelry casesNone Jugs, picnic, all typesNov. 5, 1942	Mop wringers Motion picture cameras 1		Registers, cold air.	
Kaleidoscopes July 15, 1942	Motion picture cameras		Registers and grilles. Steel heating boilers of 129 sq.	
Key chains, cases and rings July 15, 1942 Keys for opening cans July 15, 1942	Motion picture screen stands 1	Nov. 5, 1942	ft. or less of heating surface.	
Knitting needles None	Music stands		Pneumatic tube delivery sys-	None
Ladders, step Nov. 5, 1942	Napkin rings	None	tems —except industrial.  Pocketbook ornaments	July 15, 1942
<sup>1</sup> Maintenance and repair excepted.	Necktie racks Newspaper boxes or holders		Polishing-wax applicators Polishing-wax sprayers	None
No. 248—2	The state of the s		nua sprayers	110110

	Governing		Governing	Item	Governing date
Item	date	Item	date		
Portable bath tubs Poultry incubator cabinets		Semaphores, traffic signal—ex- cept railroad.	1107. 0, 1942	Stair and threshold treads 1,	July 15, 1942
Pulp, paper, paper products and	Nov. 5, 1942	Service food trays		household, institutional and	
converter machinery and		Sewer pipe, exterior installa-	None	for fire escape and essential	
equipment 1—except: Automatic paper packaging		tions -except for vents and within 5 feet of buildings.	10 10 11	industrial use.	
machines.		Shades, window and roller type—	Nov. 5, 1942	Stamped bakery equipment—	None
Paper bag machinery.		except roller mechanism. Sheet iron or hoop iron pack-	None	except pie plates for commer- cial or institutional use.	
Paper corrugating machinery, Paper cup machinery.		ings for cookies and sweet	110110	Stands, all types—except:	Nov. 5, 1942
Paper cutting machinery.		goods.		Essential industrial use.	
Paper paraffining machinery.		Shirt and stocking dryers Shoe cleaning kits		Hospital use where not other- wise specifically prohibited	
Paper pasting machinery.  Paper slitting machinery.		Shoe creaming kits		in this order.	30 12 S2 S3
Pulp, paper, paper products and		Show window lighting and dis-	None	Staple removers	
converter machinery and		play equipment. Shower recepters — except	None	Starter shingle strips Statues	
equipment —except: Paper tube machinery.		frames.	110110	Steel wool for household use	None
Slitters and winders.		Shower stalls—except frames		made from other than waste.	Nov 5 1042
Waxing machines.	None	Shutters, window, except where required in industrial use by	July 15, 1942	StencilsStore display equipment and	None
Push carts Push plates and kick plates,		Underwriters.		show cases.	
door.		Sidewalk scrapers		Stretchers, carpet	
Race track apparatus and equip-		Sign hanger frames		Stretchers, glove, sock and sweater.	July 15, 1942
ment, including but not limited to:		Sign postsSignets	None	Structural steel home con-	None
Mutuel ticket machines.		Silos -except strapping and re-		struction	
Pari-mutuel boards.		inforcing.	None	Subway turnstiles 'Sugar cube dryer trays	
Race finish photographic equipment.		Sink aprons and legs		Sugar cube dryer trays	
Starting gates.	THE PERSON NAMED IN	and removable.	1000	Sun dials	July 15, 1942
Racks, display		Siphon chargers		Sun lamps and infra-red	July 15, 1942
Radiator enclosures		Sitz bathsSkates, roller and ice		lamps—except:	
Radio antenna poles' -except		Skating rink apparatus and	July 15, 1942	For professional and hospital use.	
on ratings of AA-5 or higher.		equipment.	and the second	Where lamps and reflectors	
Railings, barriers and fences— except for livestock and poul-		Skewers, all typesSki racks		are used for drying and	
try enclosures and essential		Slides, loops and slide-loops for	Nov. 5, 1942	baking.  Swimming pool equipment 1, in-	July 15, 1942
industrial use.	N	work clothing—except:		cluding but not limited	
Railings, barriers, and fences for industrial use.	Nov. 5, 1942	One size not exceeding 1%" for men's work clothing.		to:	
Railroad rail joint angle bars	July 15, 1942	One size not exceeding 1%4"		Diving boards. Diving stands.	
over 24" in length -except		for boys' work clothing.		Ladders.	
for replacement on used rais		Sleighs—except runners	July 15, 1942	Slides.	Name
Reading stands		Slide fasteners	None	Swivel chairsTable name-card holders	
Reflectors, street and highway	Nov. 5, 1942	Smokers' accessories		Table tops for household use	
Refrigerator boxes, walk-in Refrigerator containers and		Snow shovels and pushers, hand Sod lifters		Tablets	None
trays, household.	Hone	Spading forks, children's	July 15, 1942	Tags, key; name; price; identifi-	None
Regalia	. July 15, 1942	Special industrial machinery		cation—except: Personnel identification tags	
Registers, hand tally Rodeo equipment, including but	Nov. 5, 1942	Cement making machinery.  Ceramic making machinery.		or badges where metal tags	
not limited to:		except refractory making		or badges are required for	
Animal trappings.		machinery.		protection of government agencies.	A PERSONAL PROPERTY AND A PERS
Fences.	100	Collapsible tube filling ma-		Personnel identification tags	
Gates 1.  Rolling boardwalk chairs 1	July 15, 1942	Cosmetic machinery.		or badges containing no	t
Rolling pins	July 15, 1942	Coupon inserting machines.		more than 3/4 ounce of iron and steel where metal tag	
Rotary door bells	None Nov 5 1942	Cut and monumental stone machinery.	THE PARTY OF THE P	or badges are required for	
Rug scrubbing and shampooing machines.	1101.0, 1012	Fertilizer machinery.		protection of industris	
Safety zone posts, rails, cable	s Nov. 5, 1942	Lamp manufacturing machin-		plants.  Metal tags required for identi	
and platforms. Salesmen's display cases and	None	ery, including incandescent, fluorescent, and electric dis-		fication of livestock an	
sales kits.		charge type.		poultry and products mad	
Salt and pepper holders	None	Milk can machinery.1		therefrom.	d
Sample boxes	. None	Paint processing and manu-		Pin attached or wire attache tickets for price markin	
Sand boats Sash weights for windows	Nov. 5, 1942	facturing machinery.  Soap making machinery.		soft goods.	wall-
Scaffolding	None	Steel drum machinery -ex-		Metal tags for marking an	
Scales, coin operated		cept for export purposes.  Tobacco machinery.		identification of metal in it production and export ship	
Scenery and stage hardwar equipment, for dramatic		Wire-bound box making ma-	THE REAL PROPERTY.	ment.	
theatrical and operatic use		chinery.		Tanks (strapping excluded)	None
except lamp bulbs, includ		Spittoons		Dipping—for animals.  Watering—for animals.	
ing but not limited to: Battens.		Spools for cord, ribbon, tape Spools for wire—except traverse.		Feeding—for animals.	
Cables.		Sporting and athletic goods—ex-		Storage, beer.	
Lights.		cept:		Storage, water —except:	
Reflectors. Stage drops.		Fully fabricated skates, cleats and similar items may be		In tropical climates.  Heights in excess of 10	0
Score boards	July 15, 1942	attached to athletic shoes		feet.	
Screen frames - except indus	- None	without restriction.		Range boilers and hot wate	
trial processing. Scrubbing boards	None	Fishing tackle as permitted by Limitation Order L-92.		storage. Pneumatic pressure tank	S
		Spray containers, household	None	82 gallon size and 31 gal	
Maintenance and repair exc	epted.	Sprinkling cans, garden	July 15, 1942	lon or smaller size.	

Item	Governing date	Item	Governing date	Item	Governing date
Tank towers under 50 feet in		Water stills, household	Nov. 5, 1942	Farm machinery and replace-	Nov. 5, 1942
height.		Water troughs 1	July 15, 1942	ment parts.	Non E 1040
Teapots	None	Weather stripping		Fire-fighting apparatus—except pump shafts and where work-	1404. 0, 1042
Telephone bell boxes—except	None	Weather vanes Weed cutters and pullers, in-	July 15, 1942	ing parts are in contact with	
bases and where required for		cluding dandelion, thistle and	Daily 101 2012	corresive chemicals.	
safety, Telephone booths	None	dock.		Fishing tackle and equipment	
Telescopes except U. S. Gov-		Wheelbarrows-except wheels,	None	Floor plates and floor coverings.	
ernment Agencies.		and except for use in found-		Furniture hardware	
Tent frames and supports	Nov. 5, 1942	ries, smelters, and coke-pro- ducing plants to handle hot		Galley and mess equipment 1	
Termite shields Terrazzo spacers and decorative	None	materials.		Galley, kitchen, cafeteria and	
strips—except hospital oper-		Whiskey service sets	None	restaurant panelling.	
ating rooms.		Window display advertising		Hangers, all types	Nov. 5, 1942
Textile machinery 1	Nov. 5, 1942	Window shade rollers—except	Nov. 5, 1942	Hose clampsHot water heaters, tanks and	Nov. 5, 1942
Bobbinet machines.		roller mechanism. Window stools	None	coils.	
Crocheting machines includ- ing scalloping machines and		Window ventilators-except in-		Hydrants	
shell-stitching machines.		dustrial and hospitals.		Ice boxes	
Embroidery machines.		Wine coolers		Ice cream cabinets  Identification tags and badges	
Hosiery clocking machines.		Wine service sets	None	Instrument dials and cases	
Lace machines.		Wire parcel handles, and hold- ers.	None	Kitchenware	
Looms:		Wire racks and baskets-ex-	None	Ladders and hoists, including	
Axminster. Box		cept:		fittings.	Non E 1040
Dobby		Animal cages for biological		Lanterns and lamps — except valves, controls and mantle-	Nov. 5, 1942
Hooked.		work.		holders.	
Jacquard.		Industrial. Scientific laboratory equip-		Lavatory equipment	Nov. 5, 1942
Wilton.		ment.		Light fixtures	Nov. 5, 1942
All other machines for the manufacture of drapery and		Work benches—except:	None	Livestock and poultry equip-	Nov. 5, 1942
upholstery fabrics whether		Shipboard.		ment.	Nov. 5 1049
flat or pile weave.		Industrial, where required for		Locks Match and pattern plates, Ma-	
Linoleum or felt-base wall or		safety.		trices and flasks.	-
floor covering machines.	Mana	LIST S—STAINLESS STE	EL	Meat cutters	Nov. 5, 1942
Thermometer bases, household_ Thermometer cases and mount-		Note: Changes have been mad	e in List S.	Mechanical drawing and draft-	Nov. 5, 1942
	None		married as a second	ing equipment.	Nov 5 1049
Thermos jugs and bottles over		Aircraft fire walls		Milk storage tanks, milk receiv- ing tanks and milk weigh	1101.0, 1542
1 qt.		Aircraft toilets		tanks — except that where	
Thimbles, sewing		Ammunition boxes and chutes	Nov. 5, 1942	permitted materials cannot be	
Fickers, stock Ficket vending machines—ex-		Badges	Nov. 5, 1942	secured, a further exemption	
cept for public transportation.	otti 10, 2012	Barrel hoops and fittings		is hereby granted for the mini-	
File, steel-back	None	Baskets, except for heat-treat- ing, pickling and plating.	Nov. 5, 1942	mum period of time necessary to obtain such permitted ma-	
Fongs, food handling and	None	Bed pans	Nov. 5, 1942	terials but in no event later	
household use.	None	Bins, screens and strainers	Nov. 5, 1942	than April 30, 1943.	
Fool boxes—except industrial		Blueprint machines		Mortician's supplies and equip-	
Fool handles—except power		Bobbin heads	Nov. 5, 1942	ment.	Nov. 5, 1942
driven.		Boiler casings	Nov. 5, 1942	Name platesOil burners—except functional	Nov 5 1942
Fraffic lane markers		Bottle coolers	Nov. 5, 1942	parts.	Nov. 5, 1942
	July 15, 1942	Branding, marking and labeling	Nov. 5, 1942	Oil space heaters	Nov. 5, 1942
Tank and dump bodies. Essential hardware, structural		devices.	Non E 1049	Pipe tube, tubing and fit-	Nov. 5, 1942
and bracing members for		Brewing, distilling and process- ing equipment for alcoholic	NOV. 0, 1312	tings—except industrial.	Nov 5 1049
bodies, essentially of wood		and non-alcoholic beverages		Pole-line hardwarePowder boxes	
construction.		including bottling equipment.	AND RESIDENCE.	Pumps, fresh water—except in-	
Fransplanting trowels		Buckets and pails	Nov. 5, 1942	dustrial.	Nov. 5, 1942
FrophiesFruck bodies —except:	July 15, 1942	Builders' supplies and hard-		Radio antenna	July 15, 1942
Tank and dump bodies.	unj 10, 1010	ware.		Refrigerators and Refrigeration	
Essential hardware, structural		Cable terminals, fittings, and	Nov. 5, 1942	equipment—except essential	
and bracing members for		turnbuckles.	711V 15 1042	machinery parts. Rubber moulds	Nov 5 1049
bodies, essentially of wood		Cafeteria and restaurant equip- ment.	July 10, 1012	Shelves	
construction.  Frunks 1—except locks	July 15 1942	Chains and cables-except for	Nov. 5, 1942	Staples	
	omy to, tota	heat-treating, pickling and	1851 TO 1811 TO 18	Stokers - except functional	Nov. 5, 1942
Furf edgers.					
Furf edgersPypewriter mechanism for ped-	July 15, 1942	plating.		parts.	-
Pypewriter mechanism for ped- estal and drop-head desks.	July 15, 1942 Nov. 5, 1942	plating. Cheese vats		Storage racks, cabinets or lock-	Nov. 5, 1942
Pypewriter mechanism for ped- estal and drop-head desks. Umbrellas, garden	July 15, 1942 Nov. 5, 1942 July 15, 1942	plating. Cheese vats Clocks, clock-dials and cases	Nov. 5, 1942	Storage racks, cabinets or lock- ers.	
Pypewriter mechanism for ped- estal and drop-head desks. Umbrellas, garden Umbrella shafts and handles	July 15, 1942 Nov. 5, 1942 July 15, 1942 July 15, 1942	plating. Cheese vatsClocks, clock-dials and casesCoffee pots	Nov. 5, 1942 Nov. 5, 1942	Storage racks, cabinets or lockers. Stoves and ranges, disc stoves	
Pypewriter mechanism for ped- estal and drop-head desks. Umbrellas, garden	July 15, 1942 Nov. 5, 1942 July 15, 1942 July 15, 1942 None	plating. Cheese vatsClocks, clock-dials and casesCoffee potsControl levers	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	Storage racks, cabinets or lock- ers. Stoves and ranges, disc stoves and hot plates—except elec-	
Pypewriter mechanism for ped- estal and drop-head desks. Umbrellas, garden. Umbrella shafts and handles Urinals Vanity cases	July 15, 1942 Nov. 5, 1942 July 15, 1942 July 15, 1942 None July 15, 1942	plating. Cheese vatsClocks, clock-dials and casesCoffee potsControl leversConvectors, local and unit heat-	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	Storage racks, cabinets or lockers. Stoves and ranges, disc stoves	Nov. 5, 1942
Pypewriter mechanism for pedestal and drop-head desks. Umbrellas, garden. Umbrella shafts and handles. Urinals. Vanity cases. Vending machines for sanitary napkins.	July 15, 1942 Nov. 5, 1942 July 15, 1942 July 15, 1942 None July 15, 1942 Nov. 5, 1942	plating. Cheese vats	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	Storage racks, cabinets or lockers.  Stoves and ranges, disc stoves and hot plates—except electrical controls and units.  Toilet floats, cistern and low water-floats.	Nov. 5, 1942 Nov. 5, 1942
Pypewriter mechanism for pedestal and drop-head desks. Umbrellas, garden. Umbrella shafts and handles Urinals. Vanity cases. Vending machines for sanitary napkins. Ventilators, shutter type	July 15, 1942 Nov. 5, 1942 July 15, 1942 July 15, 1942 None July 15, 1942 Nov. 5, 1942 Nov. 5, 1942	plating. Cheese vats	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	Storage racks, cabinets or lockers. Stoves and ranges, disc stoves and hot plates—except electrical controls and units. Toilet floats, cistern and low water-floats. Tubs, washing	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942
Pypewriter mechanism for pedestal and drop-head desks. Umbrellas, garden. Umbrella shafts and handles. Urinals. Vanity cases. Vending machines for sanitary napkins. Ventilators, shutter type Vibrators, electric.	July 15, 1942 Nov. 5, 1942 July 15, 1942 July 15, 1942 None July 15, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	plating. Cheese vats	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	Storage racks, cabinets or lockers.  Stoves and ranges, disc stoves and hot plates—except electrical controls and units.  Toilet floats, cistern and low water-floats.  Tubs, washing—————— Valve handles————————————————————————————————————	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942
Pypewriter mechanism for pedestal and drop-head desks. Umbrellas, garden Umbrella shafts and handles Urinals Vanity cases Vending machines for sanitary napkins. Ventilators, shutter type Vibrators, electric Voting machines	July 15, 1942 Nov. 5, 1942 July 15, 1942 July 15, 1942 None July 15, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	plating. Cheese vats	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	Storage racks, cabinets or lockers.  Stoves and ranges, disc stoves and hot plates—except electrical controls and units.  Toilet floats, cistern and low water-floats.  Tubs, washing—————————Valve handles—————Ventilators————————————————————————————————————	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942
Pypewriter mechanism for pedestal and drop-head desks. Umbrellas, garden. Umbrella shafts and handles. Urinals. Vanity cases. Vending machines for sanitary napkins. Ventilators, shutter type Vibrators, electric.	July 15, 1942 Nov. 5, 1942 July 15, 1942 July 15, 1942 None July 15, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	plating. Cheese vats	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	Storage racks, cabinets or lockers.  Stoves and ranges, disc stoves and hot plates—except electrical controls and units.  Toilet floats, cistern and low water-floats.  Tubs, washing——————————Valve handles————————————————————————————————————	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942
Pypewriter mechanism for pedestal and drop-head desks. Umbrellas, garden. Umbrella shafts and handles. Urinals. Vanity cases. Vending machines for sanitary napkins. Ventilators, shutter type Vibrators, electric. Voting machines Wagon bodies and frames 1—except for construction. Wardrobe trunks.	July 15, 1942 Nov. 5, 1942 July 15, 1942 July 15, 1942 None July 15, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 None None	plating. Cheese vats	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942	Storage racks, cabinets or lockers.  Stoves and ranges, disc stoves and hot plates—except electrical controls and units.  Toilet floats, cistern and low water-floats.  Tubs, washing—————————Valve handles—————Ventilators————————————————————————————————————	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942
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Pypewriter mechanism for pedestal and drop-head desks. Umbrellas, garden. Umbrella shafts and handles. Urinals. Vanity cases. Vending machines for sanitary napkins. Ventilators, shutter type Vibrators, electric Voting machines. Wagon bodies and frames '—except for construction. Wardrobe trunks. Waste paper receptacles Water color paint boxes	July 15, 1942 Nov. 5, 1942 July 15, 1942 July 15, 1942 None July 15, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 None None None July 15, 1942 July 15, 1942 None None July 15, 1942 None July 15, 1942 None	plating. Cheese vats	Nov. 5, 1942 Nov. 5, 1942	Storage racks, cabinets or lockers.  Stoves and ranges, disc stoves and hot plates—except electrical controls and units.  Toilet floats, cistern and low water-floats.  Tubs, washing	Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 Nov. 5, 1942 and ship, on climatic or sary.
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Air conditioning systems—for hospital operating rooms and industrial plants (excluding offices), for use on board ship, for use outside continental limits of the U.S., for use in fortifications, for handling and storage of explosives, for storage and handling of instruments critical to temperature or humidity, for use in gas proofing installations, and for use in mobile surgical vehicles and laboratory vehicles.

Ammunition boxes and chutes of stainless

Attic fans-where climatic conditions make necessary.

Automobile accessories.

Automobile heaters—where specified for military vehicles.

Awning frames and supports-for use on board ship, military repair units, hospital installations, and military construction units.

Barber shop supplies.

Baskets-for cooking and manufacturing uses and for ordnance operations. Bath tubs—for use on board ship and in

hospitals.

B-B shot-for training and shot blast cleaning purposes.

Beds—for use on board ship; beds containing not more than 5 pounds of iron or steel, excluding springs.

Bed spring frames—for use on board ship and

for maintenance and repair.

Bench legs.

Binoculars.

Bird cages-for carrier pigeons. Bird feeders-for carrier pigeons.

Biscuit boxes—for use on board ship or where

climatic conditions make necessary.

Bleachers and grandstands—but only straps
and necessary fasteners for demountable

wooden bleachers and grandstands.

Boiler casings of stainless steel-for use on board ship. Bottle holders—for use on board ship and

in hospitals. Brushes, wire bristles only.

Buttons.

Cabinets-for mobile units such as maintenance company equipment (truck mounted), spare parts trucks and mobile reproduction units, and for electrical installations, hospital operating and examining rooms, and as permitted by L-13-aand L-62.

Cable terminals, fittings and turnbuckles of

stainless steel. Canopies, hoods and supports—for use on board ship, military repair units, hospital installations, and military construction units.

Cans or containers for anti-freeze, candy, coffee, nuts-where climatic conditions make necessary.

Cash boxes.

Casket handles.

Ceilings-for use on board ship, but only where necessary.

Chains and cables of stainless steel

Cigarette lighters—for use outside continen-tal limits of U. S., for sale by Post Ex-changes at ports of embarkation, and for sale by ships Service Stores on board ship. Clock cases.

Clothing trim.

Control levers of stainless steel.

Cooking stoves-commercial electric. Counter tops and edgings-for use on board

Culverts—for airports, for use outside con-tinental limits of the U.S., and where cer-tified to the manufacturer or supplier as necessary by the Army or Navy Engineer in charge.

Cups of all kinds, drinking.

Dishwashing machines.

Disinvasing inadimes.

Door closers—for fire prevention, for use on board ship, and where climatic or safety conditions make necessary.

Door handles-for fire prevention, for use on board ship, for military vehicles, and where climatic or safety conditions make necessary.

Door stops-for use on board ship and where climatic or safety conditions make neces-

Dust collecting systems and equipment. Dust covers and enclosures-when specified

for military vehicles. Electric drinking water coolers—for use on board ship, in hospitals and in tropical climates.

Erasing knives

Fences, chain link, weighing not more than 2 pounds per lineal foot and not more than 33 pounds per square foot.

Flag staffs and flag masts—for use on board ship, and on military vehicles.

Flashlight tubes.

Floor and ceiling plates for piping, for use on board ship, for military vehicles, and where climatic or safety conditions make neces-

sary. Floor polishing machines—maintenance and repair only.

Furniture—for use on board ship.
Galley and mess equipment of stainless steel,
as follows:

Clad stainless steel for steam tables and

warming pans.
Single clad stainless steel on inside of steam jacketed kettles.
Single clad stainless steel for stock pots.
Clad stainless steel bottoms and solid stainless steel sides for pressure cookers. Non-nickel bearing stainless steel clad doors and other parts coming in direct contact with food in cold storage spaces

on board ship. Non-nickel bearing stainless steel for

coffee urns. Stainless steel single clad sinks and dresser

Stainless steel single clad sinks and dresser tops for use on board ship.
Stainless steel for canteens.
Non-nickel bearing stainless steel liners for portable water coolers.
Non-nickel bearing stainless steel for tanks and hoods of dishwashing machines.
Metal sponges from non-nickel bearing stainless steel wire.
Compartment mess trays, but only from existing finished stocks of stainless steel.

Garage hoists and car lifts. Grilles—sewer. Hand seals for documents.

Harness and saddlery fittings.

Hat frames, wire and gimps. Hat-making machinery, but only— Blocking machines with complete sets of

blocks

Sets or dies for cutting parts. Helmets.

Hose reels. Hospital equipment-

Arm immersion stands.

Bed trays.

Bedside panel screen frames-for use in operating rooms, and outside continental limits of U.S.

Bowl stands-for use in operating rooms and on board ship.

Cabinets—X-ray film filing. Cabinets for diathermy, sinusoidal and galvanic apparatus.

Chart holders.

Commodes—for hospital use outside continental limits of U.S.

Dish trucks—frames and wheel tires only.

Dressing stand frames.

Examining tables, non-adjustable-for use on board ship and in Field Hospitals.

Instrument cabinets. Instrument tables. Nurses' work tables.

Overbed and swing overbed tables-functional parts only.

Stands and racks for colonic irrigation apparatus.

Sterllizer stands.

Supply and treatment cabinets.

Utensil racks. Hot water heaters, tanks and coils of stainless steel-where specified for aircraft and military vehicles.

Ice box exteriors—for use on board ship, mobile type refrigerators, and for use where climatic conditions make necessary. Ice cube trays.

Identification tags and badges of stainless steel-for personnel.

Incinerators.

Keys for opening cans.

Laundry trays-for use on board ship.

Lavatories-for use on board ship and outside continental limits of U.S.

Lockers—for office equipment as limited by Limitation Order L-13-a, for use on board ship, military vehicles, outside continental limits of U. S. and in ordnance plants.

Mail boxes-for use on board ship.

Measuring pumps and dispensers for gasoline stations and garages, including but not

limited to— Gasoline dispensing pumps.

Grease guns. Grease pumps.

Oil pumps.

Kerosene pumps. Air pumps.

Mirrors, hand—for signal use. Pads, inking and stamping.

Paint spray outfits. Partitions-for use in hospitals and on board

Pencils, mechanical or automatic, functional

parts only—except for resale. Phonograph motors, hand wound.

Phonograph record blanks.

Photographic accessories. Pie plates.

Pitchers.

Pneumatic tube delivery systems.

Portable bathtubs.

Powder boxes of stainless steel.

Push carts-for ordnance and combat organizations.

Radio antenna of stainless steel.

Radio antennae poles.

Railings-for use on board ship. Scaffolding—for use in shipyards, airfields and other places where use of wood scaffolding is impracticable.

Screen frames. Sewer pipe, exterior installations—for pressure lines only.

Shirt and stocking dryers of cast iron only.

Shower receptors—for use on board ship. Shower stalls—for use on board ship.

Sink aprons and legs—for use on board ship. Sink drainboards, both integral and removable—for use on board ship and where required for sterilization.

Siphon chargers for life jacket inflation.

Slide fasteners.

Snow shovels and pushers, hand. Sporting and athletic goods.

Stamped bakery equipment. Swivel chairs—for use on board ship., Tags-

For marking ammunition.

For marking ammunition.
Identification (name).
Tanks, storage, water, but only for use on board ship, mobile units, range boilers and hot water storage, use outside continental limits of U. S., heights in excess of 100 feet, pneumatic pressure tanks.

Telephone bell boxes—for use on board ship or where climatic or safety conditions make necessary.

Telescopes.

Thermos jugs and bottles.

Tile, steel back-for ladder treads, step plates and use on board ship.

Tool boxes.

Tool cases-for mobile equipment.

Tool handles, where specified.

Truck and trailer units and bodies, where specifically designed for military purposes.

Urinals—for use on board ship, and outside continental limits of U. S.

Waste paper receptacles-for hospital use

Water troughs, frame and support only. Wheelbarrows.

Wire racks and baskets. Work benches where wooden benches will not stand up under ordinary use.

LIST D-OTHER SCARCE MATERIALS
Metals-all, except lead.
Rubber.

[F. R. Doc. 42-13518; Filed, December 17, 1942; 5:03 p. m.]

PART 1176—IRON AND STEEL CONSERVATION [Amendment 1 to General Conservation Order M-126 as Amended December 5, 1942]

General Conservation Order M-126 as amended November 5, 1942 (§ 1176.1), is hereby amended in the following respects:

(1) By amending the item on List A which reads:

Fireplace equipment, including but not limited to grates, clean out doors and ash dumps—except dampers.

To be and read as follows:

Fireplace equipment, including but not limited to grates, clean out doors and asif dumps—except?

Dampers.

Grates not exceeding 30 lbs, per grate for the period from December 21, 1942 to and including January 6, 1943 using scrap material only.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 17th day of December 1942.

ERNEST KANZLER.

Director General for Operations.

[F. R. Doc. 42-13517; Filed, December 17, 1942; 5:04 p. m.]

# PART 3097—SULFAMIC ACID AND SULFAMIC ACID DERIVATIVES

[General Preference Order M-242,1 as Amended Dec. 12, 1942]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of sulfamic acid and sulfamic acid derivatives for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3097.1 General Preference Order M-242—(a) Definitions. For the purposes of this order:

(1) "Sulfamic acid" means the chemical compound of that name having the formula HSO.NH:.

(2) "Sulfamic acid derivatives" means ammonium sulfamate and fire retardants made from sulfamic acid.

(3) "Producer" means any person engaged in the production of sulfamic acid or sulfamic acid derivatives and includes any person who has any such material produced for him pursuant to toll agreement.

(4) "Distributor" means any person who has purchased, or purchases, sulfamic acid or any sulfamic acid derivative for resale. (b) Restrictions on delivery. (1) On and after November 1, 1942 no person shall deliver or accept delivery of sulfamic acid or any sulfamic acid derivative without the specific authorization of the Director General for Operations upon application pursuant to paragraph (d) hereof.

(2) Each person accepting delivery of sulfamic acid or any sulfamic acid derivative pursuant to specific authorization of the Director General for Operations shall use the same only for the purposes specified in such authorization.

(3) Each person affected by this order shall comply with such directions as may be given by the Director General for Operations at any time after October 3, 1942, with respect to the use or delivery of sulfamic acid or with respect to the use or delivery of any sulfamic acid derivative.

(c) Production and establishment of inventories. (1) Each producer shall comply with such directions as may be given by the Director General for Operations at any time after October 3, 1942, with respect to the production of sulfamic acid or with respect to the production of any sulfamic acid derivative

(2) Each person shall comply with such directions as may be given by the Director General for Operations at any time after October 3, 1942, with respect to the establishment of inventories of sulfamic acid or with respect to the establishment of inventories of any suffamic acid derivative.

(d) Applications and reports. In addition to such other reports as may be required from time to time by the Director General for Operations:

(1) Each person seeking authorization to accept delivery of sulfamic acid or of any sulfamic acid derivative pursuant to paragraph (b) (1) hereof, shall apply for such authorization on Form PD-600 Such applicant shall file with the War Production Board the original and two copies of such form on or before the 15th day of the month preceding the month for which such authorization is requested and shall file with his supplier one copy of such form on or before the 10th day of such month if the supplier is a producer or on or before the 5th day of such month if the supplier is a distributor, which form shall be prepared in the manner prescribed therein, subject, however, to the following specific instruc-

(i) Heading. Specify "sulfamic acid and sulfamic acid derivatives" and order number "M-242", and specify pounds as the unit of measure, and in addition to specifying the delivery destination, indicate the address to which communications should be directed.

(ii) Columns 1, 11 and 19. Specify sulfamic acid, ammonium sulfamate or fire retardant.

(iii) Columns 3, 20 and 22. In the case of a distributor, specify "resale pursuant to further authorization". In the case of a consumer, specify:

Ammonium sulfamate. Fire retardant. Flameproofed textiles. Laboratory reagents. Leather. Cellophane. Dyestuffs.

Dry color. Electroplating solution. Other.

If "other" is specified, describe briefly.

(iv) Column 4. In the case of a distributor, disregard. In the case of a consumer, specify:

Military materials.
Non-military materials.
Military clothing.
Non-military clothing.
Quartermaster Corps confidential.
Other Governmental Agencies (identify) specification number.
Nitrite removal.
Washing agents.
Pixing agents.
Peptizing pigments.
Other.

If "other" is specified describe briefly.

(2) Each producer and distributor seeking authorization to deliver sulfamic acid or any sulfamic acid derivative pursuant to paragraph (b) (1) hereof, shall apply therefor on Form PD-601. Such applicant shall file with the War Production Board the original and two copies of such form on or before the 20th day of the month preceding the month for which such authorization is requested, which form shall be prepared in the manner prescribed therein, subject, however, to the following specific instructions:

(1) Heading. Specify "sulfamic acid and sulfamic acid derivatives" and order number "M-242", and specify pounds as the unit of measure, and in addition to specifying the plant or warehouse address, indicate the address to which communications should be directed.

(ii) Columns 3. and 8. Specify sulfamic acid, ammonium sulfamate or fire retardant.

(e) Notification of customers. Producers and distributors shall, as soon as practicable, notify each of their regular customers of the requirements of this order, but failure to give such notice shall not excuse any such person from complying with the terms hereof.

(f) Miscellaneous provisions—(1) Applicability of priorities regulations. This order and all transactions affected hereby are subject to all applicable provisions of War Production Board Priorities Regulations, as amended from time to time

(2) Intra-company deliveries. The prohibitions and restrictions of this order with respect to deliveries of sulfamic acid and sulfamic acid derivatives, shall apply not only to deliveries to other persons, including affiliates and subsidiaries, but also to deliveries from one branch, division or section of a single enterprise to another branch, division or section of the same or any other enterprise under common ownership or control.

(3) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact, or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

<sup>&</sup>lt;sup>1</sup>This document is a restatement of Amendment 1 of General Preference Order M-242 which appeared in the FEDERAL REGISTER of December 15, 1942, p. 10431, and reflects the order in its completed form as of December 12, 1942.

(4) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Division,

Washington, D. C., Ref.: M-242.

(g) Small order exemption. The specific authorization provided for in paragraph (b) (1) hereof shall not be required with respect to the delivery by any producer or distributor to any one person during any calendar month, of five pounds or less of sulfamic acid or of any sulfamic acid derivative, to be used for analytical, testing, control, educational or research purposes, or to the acceptance of delivery thereof for such purposes, subject to the following conditions:

(1) The total amount of deliveries made by any one producer or distributor, pursuant to this paragraph (g), shall not exceed 100 pounds of sulfamic acid and sulfamic acid derivatives, in the aggregate, during any one month.

(2) Each person seeking delivery of five pounds or less of sulfamic acid, or of any sulfamic acid derivative, during any month, shall file with his supplier at the time of placing his order therefor a certificate in substantially the following form:

The undersigned hereby certifies that if delivery of the quantity of sulfamic acid or sulfamic acid derivatives covered by the accompanying order is made, the undersigned not have received, during the month in which such delivery is to be made, in excess of five pounds of sulfamic acid and sulfamic acid derivatives, and that such material will be used solely for analytical, testing, control, educational or research purposes.

(Name of customer)

By . (Signature of authorized officer) Title\_.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 12th day of December 1942. ERNEST KANZLER, Director General for Operations.

[F. R. Doc. 42-13521; Filed, December 17, 1942; 5:04 p. m.]

PART 3122-ELECTRICAL MOTORS AND GENERATORS

[General Conservation Order L-221 as Amended Dec. 8, 1942 1]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of certain critical materials and facilities used in the manufacture of electric motors for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3122.1 General Conservation Order L-221-(a) Definitions. For the purpose of this order:

(1) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons, whether incorporated or not.

(2) "Motor" means any new rotating equipment or device used to transform electric energy into mechanical energy, and having a rating of one horsepower or more; except motors used in the operation of passenger automobiles, trucks, truck trailers, passenger carriers and offthe-highway motor vehicles, as defined in Order L-158, or in the operation of stationary automotive type engines.

(3) "Generator" means any new rotating equipment or device used to transform mechanical energy into electric energy, and having a rating of not less than 34 KW and not more than 6000 KW; except generators used in the operation of passenger automobiles, trucks, truck trailers, passenger carriers and off-thehighway motor vehicles, as defined in Order L-158, or in the operation of stationary automotive type engines.

(4) "Manufacture" means the fabrication or assembly of motors or generators.

(5) "Manufacturer" means any enterprise to the extent that it is engaged in the business of manufacturing motors or generators.

(6) "Dealer" means any enterprise to the extent that it acquires motors or generators for resale.

(7) "Used motor or generator" includes reconditioned and rebuilt motors or generators.

(8) "Delivery" includes delivery of a motor or generator from one affiliate to another or from one branch, division or section of a single enterprise to another branch, division or section of the same enterprise where the recipient affiliate, branch, division or section will use the motor or generator or incorporate it into other machinery.

(9) "Order" means any commitment or other arrangement for the delivery of a new motor or generator whether by

purchase, lease, rental or otherwise.
(10) "Army, Navy, Maritime Commission or War Shipping Administration" does not include any privately operated plant or shipyard financed by, or controlled by any of those organizations, or operated on a cost-plus-fixed-fee basis.

(b) Restrictions on acceptance and delivery of orders. (1) Except as otherwise provided in this paragraph, on and after December 10, 1942, no manufacturer shall accept any order for any motor or generator; and on and after February 1, 1943, no manufacturer or dealer shall make delivery, and no person shall accept delivery from a manufacturer or dealer, of any motor or generator, unless:

(i) The purchaser shall have no idle motor or generator in his possession which is adaptable to the purpose for which the new motor or generator is sought to be purchased;

(ii) The purchaser shall have attempted to obtain, from at least three dealers, a used motor or generator for the purpose for which the new motor or generator is sought to be purchased: Provided, however, That the provisions of this subparagraph shall not apply to any order for 10 or more new motors of an identical kind and rating by a purchaser who fabricates or assembles machinery or equipment into which such motors will be incorporated;

(iii) The motor or generator is not purchased for replacement of existing

equipment; and

(iv) The motor or generator is required for installation within the shortest practicable time after delivery and is not for standby purposes. As applied to a person who purchases motors or generators for incorporation into other machinery manufactured by him, "in-stallation" as used above refers only to such incorporation and not to the use of the other machinery. For the purpose of this subparagraph, a motor or generator shall be deemed installed (and not standby) equipment when it is connected to the purchaser's load and electrical system, notwithstanding that the purpose of such equipment may be emergency relief service.

(2) The provisions of paragraph (b) (1) shall not apply to (i) any order for motors or generators for the use of the Army, Navy, Maritime Commission or War Shipping Administration, or for incorporation into any machinery or equipment to be used by said agencies, or (ii) any order for special motors, by a person who fabricates or assembles machinery or equipment into which such special motors are to be incorporated: Provided, That, as of December 2, 1942, such special motors were required by the function and design of such machinery or equipment. As used in this subparagraph, the term "special motor" means any motor other than a general purpose, horizontal, continuous duty, open type 40° C. rise motor.

(c) Restrictions on types of motors. Except as otherwise specifically provided herein or authorized by the Director General for Operations, on and after December 10, 1942 no manufacturer or dealer shall accept any order for any motor; and on and after February 1, 1943 no manufacturer or dealer shall deliver, and no person shall accept delivery from a manufacturer or dealer, of any motor; unless the motor is in compliance with the following standards and is otherwise of the simplest practicable mechanical

and electrical design:

(1) Mechanical and electrical design. The following minimum standards shall be applied with respect to electrical and

mechanical design:

(i) No motor shall have a temperature rise less than 40° C, for open type; 50° C, for splash-proof type; and 55° C for totally enclosed type motors: Provided, however, That the temperature rise of the motor may vary from the above standards to the extent that the manufacturer has heretofore provided tolerance therefrom in his design and manufacture of the same or a similar type motor rated 40° C, 50° C, or 55° C, as the case may be.

<sup>1</sup> This document is a restatement of Amendment 1 of General Conservation Order L-221 which appeared in the FEDERAL REGISTER of December 10, 1942, p. 10280, and reflects the order in its completed form as of December 8,

(ii) No motor shall include a special enclosure to make it other than open type; except that (a) a motor may be explosion proof type if it is to be used in a Class I hazardous location, as defined in Paragraph 5005, Article 500, Chapter 5 of the National Electrical Code approved by the American Standards Association August 7, 1940; (b) a motor may be totally enclosed if it is to be used in a Class II hazardous location, as defined in Paragraph 5006, Article 500, Chapter 5 of the above Code, or if it is to be used generally in an atmosphere which is corrosive or which contains such quantities of material particles, dust or fumes as to be destructive of an open type motor; (c) a motor may be splashproof type in any case where the motor is to be permanently installed outdoors without other protection or where the motor will be subjected to continually falling material particles, or to drops of splashing or jet propelled liquids falling at regular intervals of not less than once a day; and that (d) the provisions of this paragraph (c) (1) (ii) shall not apply to any motor to be used on board any vessel owned or operated by the Army, Navy, Maritime Commission or War Shipping Administration: Provided, however, That in any case where the requirements of General Limitation Order L-147, or any action taken by the Director General for Operations thereunder shall be more restrictive than the requirements of this subparagraph, the former shall apply.

(iii) Where practicable, AC polyphase

motors shall be single voltage.

(iv) All alternating current multispeed motors shall be single-winding; except motors for use in metal cutting machines.

(v) No motor shall be of slip ring type, except for hoist, crane, conveyor, eleva-

tor, tow, or dragline duty.

(vi) No motor shall be direct current type; except (a) where only direct current is available to the user; or (b) for use on a metal cutting machine or on testing equipment; or (c) where speed matching is required,

(vii) No direct current motor shall have a lower base speed than as pre-

scribed below:

	base speed
1 to 5 incl	
5.1 to 25 incl	 450 r. p. m.
75.1-200	 300 r. p. m.

(2) Horsepower loading. The following standards shall be applied in determining horsepower loads for motor ratings:

(i) Horsepower required for purposes of ascertaining load as provided herein shall be determined by test or, where test is impossible, by careful calculation or comparison with known power require-

ments of similar apparatus.

(ii) Where the motor rated voltage will be maintained and the ambient temperature, normally, will be below 40° C, and will only occasionally, and for short periods, equal or exceed 40° C: (a) in the case of alternating current motors rated 40° C open type, continuous duty, the horsepower rating shall be not more than 80% of the determined horsepower load; (b) in the case of alternating current or direct current motors rated 50°

C semi-enclosed, or 55° C totally enclosed, continuous duty, the horsepower rating shall be not more than 91% of the determined horsepower load; and (c) in the case of direct current motors rated 40° C open type, continuous duty, the horsepower rating shall be not more than 87% of the determined horsepower load: Provided, however, That in any case where the application of any of the above formulae results in a horsepower rating, which is not a standard horsepower rating, the rating may be the standard horsepower rating next above the rating resulting from the application of the formula.

Example: Where the horsepower required as determined in subdivision (i), is 9.3 HP, of which 80% would be 7.44, a motor not exceeding 7.5 standard HP should be delivered.

(3) Speed. The following minimum standards shall be applied in determining motor speed:

(i) All alternating current motors, 25 horsepower and below shall have a synchronous speed of at least 1800 R. P. M. at 60 cycles (four pole winding), and corresponding speeds at other frequencies: Provided, however, That in any case where the purchaser deems such speed impracticable he shall endorse on the certification required by paragraph (d) below such facts as shall demonstrate such impracticability, and if the manufacturer shall likewise certify such impracticability on the order, the provisions of this subdivision (i) shall not apply

(ii) All other motors shall be of the highest practicable speed for the pur-

poses for which purchased.

(d) Certification. (1) Each person placing an order on and after December 10, 1942 with a manufacturer or dealer for delivery of a motor or generator, and each person who receives delivery of a motor or generator from a manufacturer or dealer on and after February 1, 1943, pursuant to an order placed prior to December 10, 1942, shall certify to the manufacturer or dealer, as a condition to receiving delivery, the following (in substantially the form described below) on the purchase order or in a separate document (except that there may be omitted therefrom any portion relating to provisions of this order which are inapplicable in the particular case):

The undersigned hereby certifies that:

(A) (i) He has no idle motor (or generator) in his possession, except the following which is not adaptable to his purpose for the reasons stated below:

(ii) He has been unable to obtain a used motor (or generator) for his purpose from the following dealers (at least three):

(iii) The motor (or generator) is not for purposes of replacement of existing equipment (except as otherwise authorized by the Director General for Operations, upon appeal, when copy of authorization is to be attached):

(iv) The motor (or generator) is required for installation within \_\_\_\_\_ days after delivery and is not for standby purposes.

(B) The motor or motors described in the within (or attached) order, or orders, are in compliance with paragraph (c) (1) of General Limitation Order L-221 as follows:

(Here explain how design of motor meets requirements of each subdivision of paragraph (c) (1)).

(C) Horsepower required has been carefully determined in accordance with paragraph (c) (2) (i) and the horsepower rating of the motor or motors is in accordance with paragraph (c) (2) (ii) as follows:

(Here describe method of determining horsepower rating in accordance with said paragraph)

(D) (If the motor is AC, 25 horsepower or below, and does not have a synchronous speed of at least 1800 R.P.M. at 60 cycles (4 pole winding) and corresponding speeds at other frequencies, here provide the purchaser's certification required by paragraph (c) (3) (1)).

By \_\_\_\_\_

(Authorized official)

In any case where an order relates to motors or generators of the identical kind and rating covered by a certification previously furnished to the same manufacturer or dealer, any facts included in the previous certification and which have remained unchanged may be incorporated in the certification required with respect to the current order by reference to the previous certification.

(2) Such certification shall be signed by a duly authorized and responsible official, employee, or agent of the purchaser, and shall constitute a representation to the Director General for Operations, War Production Board, as well as to the supplier, of the facts certified therein.

No person shall make delivery under this order who has reason to believe that the purchaser has furnished a false certification; and no person shall falsely furnish the certification specified above.

Any manufacturer or dealer may rely upon the facts furnished in the above mentioned certification and shall not be responsible for any action taken by him under this order in reliance upon inaccurate or untrue statements therein, unless he has reason to believe that such statements are inaccurate or untrue.

(3) Each manufacturer who manufactures a motor for delivery as part of other machinery or equipment which he also manufactures shall provide and retain in his records, with respect to each such motor, a certification similar to that provided for in subparagraph (1) and (2) above, signed by a duly authorized and responsible official or employee connected with the production of such motor; but no certification shall be required by the purchaser of the machinery which includes the motor. Such certification by the manufacturer shall constitute a representation to the Director General for Operations, War Production Board, of the facts certified therein.

(e) Authorization of Director General for Operations. Application for the authorization of the Director General for Operations to deviate from the standards and conditions of paragraph (c) shall be made by the purchaser or proposed purchaser of the motor (or by the manufacturer in any case where the motor is to be incorporated into other machinery

manufactured by the same manufacturer) by letter or telegram or other communication addressed to the General Industrial Equipment Division, War Production Board, setting forth facts sufficient to enable the Director General for Operations to determine the necessity for such authorization. If granted, the authorization shall be transmitted by the

purchaser to his supplier.

(f) Exemptions. The limitations and restrictions of paragraphs (b), (c) and (d) of this order shall not apply (1) until March 2, 1943, to any motor or generator delivered to and for the direct use of the Army, the Navy, the Maritime Commission or the War Shipping Administration: (2) to any motor or generator delivered for use in any foreign country (except Canada); (3) to any motor or generator delivered to any manufacturer or dealer for resale as a motor or generator and not as part of other machinery or equipment: Provided, however, That all the limitations and restrictions of this order shall apply to any resale of any such motor or generator; (4) to any motor or generator to be used above deck on any vessel or to be used in the operation of combat equipment. As used herein, "combat equipment" means any combat end product (including but not limited ammunition and other ordnance, tanks, warships, and aircraft) prescribed for field or combat use by the Army or Navy of the United States.

(g) Production schedules. (1) On and

after February 1, 1943, no manufacturer shall manufacture any motor or generator unless the motor or generator is included in a production schedule approved by the Director General for Op-

erations as provided below.

(2) On or before the 20th day of December and of each succeeding calendar month, every manufacturer shall file with the Director General for Operations a report on Form PD-738 which shall include such manufacturer's proposed production schedules of motors and generators so far as then planned, and such other information as shall be required by said Form PD-738. The production schedule for the calendar month following the date of filing shall be deemed to be approved by the Director General for Operations upon receipt of the above mentioned report by the War Production Board unless and until the Director General for Operations shall otherwise direct. Regardless of the terms of any other order or rule or regulation of the War Production Board, or of any commitment by the manufacturer or any customer, the Director General for Operations may at any time change any schedule; direct the cancellation of any order held by any manufacturer whether or not included or reflected in any schedule; prescribe any other schedule for production; allocate any order theretofore received by the manufacturer to any other manufacturer; or direct the delivery of any motor or generator, in production or completed to any person, at the established price and terms. No manufacturer shall alter any approved or prescribed production schedule unless authorized or directed to do so by the Director General for Operations.

(h) Miscellaneous provisions-(1) Records and reports. All persons affected by this order shall keep and preserve for not less than two years accurate and complete records concerning inventories, production, and sales.

All persons affected by this order shall. execute and file with the War Production Board, such reports and questionnaires as the Director General for Operations shall from time to time request.

(2) Other limitation orders. Nothing in this order shall be construed to permit any person to sell, deliver, or otherwise transfer, or any manufacturer to purchase, receive delivery of or otherwise acquire any raw materials, semiprocessed parts, or finished products in contravention of the terms of any L or M Order, or amendments or supplements thereto or other regulations of the War Production Board effective at the date of any such sale, delivery, or other transfer. Where the limitations imposed by any other L or M Order are applicable to the subject matter of this order, the most restrictive limitation shall apply, unless otherwise specifically provided herein.

(3) Violations. Any person who wilfully violates any provision of this order. or who, in connection with this order. wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(4) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the

appeal.

(5) Communications. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be adressed to: War Production Board, General Industrial Equipment Division, Washington. D. C. Ref .: L-221.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 8th day of December 1942. ERNEST KANZLER.

Director General for Operations. [F. R. Doc. 42-13522; Filed, December 17, 1942; 5:03 p. m.]

PART 3134-DAIRY PRODUCTS [Conservation Order M-259 1 as Amended Dec.

9, 1942] The fulfillment of requirements for the defense of the United States has created

<sup>1</sup> This document is a restatement of Amendment 1 of Conservation Order M-259 which appeared in the FEDERAL REGISTER of December 11, 1942, p. 10329, and reflects the order in its completed form as of December 9, 1942.

a shortage in the supply of milk and milk products for defense, for private account and for export, and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3134.1 Conservation Order M-259-(a) Definitions. For the purposes of this order:

(1) "Producer" shall mean any person who is engaged in the business of: (i) Pasteurizing milk or cream,

(ii) Producing dairy products, for sale, by processing milk or cream in a plant not located on a farm where the milk was produced

(iii) Bottling raw or pasteurized cream

in glass or paper containers, or

(iv) Selling cream in bulk containers to hotels, institutions, or restaurants; Provided, however, That a farmer or ranch or herd owner who delivered an average of less than one gallon of cream per day in the three calendar months next preceding November 25, 1942, shall not be deemed a producer within the meaning of this order, until his deliveries of cream exceed one gallon per day in any calendar month.
(2) "Milk" means the liquid milk of

(3) "Cream" is the class of foods defined by Federal Security Agency in Title 21. Code of Federal Regulations, §§ 18.-500-18.515; 5 F.R. 2443. The term "cream" includes cream by whatever name known, including light cream, coffee cream, table cream, whipping cream, and heavy cream.

(4) "Milk fat content" shall be determined as prescribed by the Federal Security Agency in Title 21, Code of Federal Regulations, § 18.500; 5 F.R. 2443.
(b) Restrictions on producers. No pro-

ducer may deliver cream having a milk fat content in excess of 19% except to

another producer.

(c) Exceptions. Notwithstanding paragraph (b) hereof, in any state where by law or administrative regulation in force on November 25, 1942, the milk fat content of cream of minimum milk fat content is required to exceed 18%, a producer may deliver to any person cream having a milk fat content not exceeding by more than 1% the minimum so required by such state law or administrative regulation on November 25, 1942. In addition, a producer may deliver to or for any person or medical institution cream of such milk fat content and in such quantities as may be necessary for supervised medical treatment of the person or the institution's patients, provided the producer is supplied with a written statement from the person's physician, or, in the case of a medical institution, from a responsible official thereof, specifying the milk fat content and the daily quantity of cream required and certifying as to the necessity of such cream for supervised medical treatment.

(d) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds for the appeal.

(e) Reports. Any person affected by this order shall file such reports and questionnaires as the War Production Board may request from time to time.

(f) Records. Every person to whom this order applies shall keep and preserve for not less than two years accurate and complete records concerning inventories, production and sales.

(g) Audit and inspection. All records required to be kept by this order shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(h) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or accepting further deliveries of or from processing or using material under priority control and may be deprived of priorities assistance.

(i) Communications to War Production Board. All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Food Division, Washington, D. C. Ref: M-259.

(j) Applicability of priorities regulations. This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Laws 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 9th day of December 1942.

ERNEST KANZLER,

Director General for Operations.

[F. R. Doc. 42-13523; Filed, December 17, 1942; 5:04 p. m.]

PART 1052—KITCHEN, HOUSEHOLD AND OTHER MISCELLANEOUS ARTICLES

[Amendment 1 to Supplementary Limitation Order L-30-d]

\* MISCELLANEOUS COOKING UTENSILS AND OTHER ARTICLES

Paragraph (b) of Limitation Order L-30-d (§ 1052.5) is hereby amended by adding at the end thereof a new subparagraph as follows:

(3) Notwithstanding the provisions of paragraph (b) (1), a manufacturer may produce during the period from December 21, 1942, to January 6, 1943 inclusive, fire place grates from scrap iron and steel provided that no such grate exceeds 30 pounds in weight.

(P.D. Reg. 1, as amended, 6 FR. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, No. 248—3 7 F.R. 2719; sec. 2(a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 17th day of December, 1942.

ERNEST KANZLER,
Director General for Operations.

[F. R. Doc. 42-13519; Filed, December 17, 1942; 5:04 p. m.]

PART 1095-COMMUNICATIONS

[General Conservation Order L-148 as Amended Dec. 18, 1942]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of certain types of wire communication equipment for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

§ 1095.4 General Conservation Order L-148—(a) Definitions. For the purpose of this order:

(1) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons, whether incorporated or not.

(2) "Manufacturer" means any person manufacturing wire communication equipment, parts or attachments thereto, of the kinds listed in Schedule A, to the extent that he is engaged in such manufacture, and shall include sales and distribution outlets controlled by said manufacturer.

(3) "Distributor" means any person other than a manufacturer regularly engaged in the business of leasing or selling wire communication equipment, parts or attachments thereto, to dealers.

(4) "Dealer" means any person (other than one engaged in rendering wire or radio communication service), regularly engaged in the business of offering wire communication equipment, parts or attachments thereto for sale or lease at retail to the consumer.

(5) "Wire communication equipment" shall include, but not by way of limitation, new and used wire telephone and telegraph communication equipment, parts and attachments thereto (including wire intercommunicating systems) of the kinds listed in Schedule A.

(b) General restrictions. (1) Regardless of the terms of any contract of sale, purchase, rental or other commitment, no manufacturer, distributor or dealer shall accept any purchase, rental or other order for wire communication equipment, parts or attachments thereto including, but not limited to, those included in Schedule A which is attached and made a part of this order, except a purchase, rental or other order bearing a preference rating of A-1-a or higher; and no manufacturer, distributor or dealer shall sell, lend, lease, rent, deliver or otherwise transfer any such wire communication equipment, parts or attachments thereto, nor shall any person receive or accept deliveries of any such equipment, parts or attachments thereto. from a manufacturer, distributor or dealer except to fill a purchase, rental or other order bearing a preference rating of A-1-a or higher. Provided, however, That this paragraph shall not prohibit the transfer or delivery of wire communication equipment to a manufacturer for repair or storage or the return of said equipment to the owner thereof after repair has been effected or storage terminated.

(2) Notwithstanding the provisions of paragraph (b) (1), wire communication equipment, the order for which bears a preference rating of A-7 or higher and has been accepted by a manufacturer, distributor or dealer prior to January 2, 1943, may be manufactured and/or transferred and/or delivered.

(c) Existing contracts. Fulfillments of contracts in violation of this order is prohibited regardless of whether such contracts are entered into before or after September 28, 1942. No person shall be held liable for damages or penalties for default under any contract or order which shall result directly or indirectly from compliance with the terms of this order.

(d) Applicability of priorities regulations. This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(e) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Communications Equipment Division, Washington, D. C., Ref: L-148.

(f) Appeals. Any person affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him may appeal to the Director General for Operations, setting forth the pertinent facts and the reason he considers he is entitled to relief. The Director General for Operations may thereupon take such action as he deems appropriate.

(g) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from process or use of, material under priority contract, and may be deprived of priorities assistance.

(h) Reports. All persons affected by this order shall execute and file such reports as the Director General for Operations shall from time to time require.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Laws 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 18th day of December 1942. ERNEST KANZLER, Director General for Operations.

#### SCHEDULE A 1

General categories of wire communication equipment, parts or attachments thereto, to the extent used for and/or in conjunction with wire communication, limited by General Conservation Order L-148.

1. Switchboards and switching systems in the conference of the conferen

cluding local telephone, central office, toll telephone, PBX telephone and telegraph. 2. Telephones including transmitters, re-

ceivers, dials, subscriber sets.

3. Relays, condensers, repeaters, coils, filters and carrier systems.

- Testing apparatus. Wire and strand.
- Cable.
- Cable terminals.
- 8. Pole line hardware.
  9. Plugs, jacks, cords, keys.
  10. Wire intercommunicating systems.
- 11. Varioplex, multiplex,
- telautograph equipment. 12. Teletypewriters, printing telegraph ma-chines, tape perforating apparatus and ac-
- cessories. 13. Appliances used for manual telegraph.
- 14. Time clocks, time switches, call boxes, signaling and selector equipment used for telephone and telegraph systems and/or used for wire protective alarm systems.

15. Motors, generators, storage batteries, rectifiers, transformers, power panels and associated equipment.

[F. R. Doc. 42-13529; Filed, December 18, 1942; 11:25 a. m.]

> Chapter XI-Office of Price Administration

PART 1301-MACHINE TOOLS

[RPS 1, Amendment 2]

SECOND-HAND MACHINE TOOLS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

In § 1301.3 paragraphs (b), (c), (d), and (f) are amended, and in § 1301.7 paragraph 2 of "Explanatory Information" is amended, as set forth below:

§ 1301.3 Definitions. When used in Revised Price Schedule No. 1 the term:

(b) "Dealer" means a person engaged in the business of purchasing for resale or of selling or negotiating the sale of second-hand machine tools, or extras, whether as a principal or as an agent or broker. Purchasing for resale includes the purchase of any second-hand machine tools or extras for resale after repairing or rebuilding.

(c) "Machine tool" includes all machines for cutting, abrading, shaping, and forming of metals.

(d) "Second-hand" refers to machine tools which have previously been used.

\*Copies may be obtained from the Office of Price Administration, As amended Dec. 18, 1942.

\*7 F.R. 1202, 2132, 8996, 8948.

\*

(f) "Rebuilt and guaranteed" applies only to a machine tool which (1) has been rebuilt or is in equivalent condition to a rebuilt machine tool and is invoiced as such (a rebuilt machine tool is one in which worn or missing parts have been replaced or reworked and which has been tested under power so as to prove that it has a substantially equivalent performance to that of the machine tool when new); (2) has been tested under power so as to prove that it has a substantially equivalent performance to that of a machine tool when new; (3) carries a binding written guaranty of satisfactory performance for a period of not less than 30 days from date of shipment; and (4) is expressly invoiced as a rebuilt machine tool or its equivalent.

In the event of a sale by a governmental agency, such agency may substitute for the guaranty a certification by a qualified person who is not engaged in the business of selling second-hand machine tools, and who is approved by the purchaser, that all worn or missing components have been replaced or reworked, that the machine tool has been tested under power, and that such test has indicated that it has a substantially equivalent performance to that of the machine tool when new.

§ 1301.7 Appendix A: Maximum prices for second-hand machine tools. \*

Explanatory information

2. For definition of the term "rebuilt and guaranteed" see § 1301.3 (f).

§ 1301.6a Effective dates of amendments.

(b) Amendment No. 2 (§ 1301.3 (b), (c), (d) and (f), and § 1301.7, paragraph 2) to Revised Price Schedule No. 1 shall become effective December 23, 1942.

(Pub. Laws 421, 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942. LEON HENDERSON, Administrator.

[F. R. Doc. 42-13509; Filed, December 17, 1942; 3:14 p. m.]

PART 1346-BUILDING MATERIALS [Correction to Amendment 1 to MPR 272 1]

CAST-IRON BOILERS AND CAST-IRON RADIATION

The date "October 11, 1942," appearing under the heading "Pierce Butler Radiator Corporation" in paragraph (e) (2) of § 1346.268 of Amendment No. 1 to Maximum Price Regulation No. 272 is corrected to read "October 11, 1941".

§ 1346.267a Effective dates of amendments.

(b) Correction (§ 1346.268 (e) (2)) to Amendment No. 1 to Maximum Price Regulation No. 272 shall be effective as of November 28, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942. LEON HENDERSON. Administrator.

(F. R. Doc. 42-13510; Filed, December 17, 1942; 3:13 p. m.]

> PART 1346-BUILDING MATERIALS [Correction to MPR 2761] ASPHALT TILE

The following corrections are made to Table No. I, Appendix A, § 1346.315: In Color Group B-2, Asphalt Tile-Miscellaneous, in quantities of 2,500 sq. ft. up to a carload, the maximum price for 3/16" is corrected to read ".0860" instead of ".8600"; in Color Group A-2, Asphalt Tile—Miscellaneous, in quantities of 2,500 sq. ft. up to a carload, the maximum price for 1/4" is corrected to read ".0960" instead of ".9600"; and in Color Group C, Asphalt Tile-Miscellaneous, in quantities of a carload or over, the maximum price for 1/8" is corrected to read

§ 1346.314a Effective dates of amendments.

".0650" instead of ".6500".

(b) Correction (§ 1346.315) to Maximum Price Regulation No. 276 shall be effective as of December 5, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942. LEON HENDERSON. Administrator.

[F. R. Doc. 42-13511; Filed, December 17, 1942; 3:13 p. m.]

PART 1347-PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PROD-

[MPR 187,2 Amendment 2]

CERTAIN PAPERBOARD PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

The first sentence of the preamble is amended; paragraph (a) of § 1347.401 is amended, as set forth below:

In the judgment of the Price Administrator the prices of folding cartons, corrugated fibre sheets, corrugated fibre boxes, solid fibre sheets, solid fibre boxes, set-up boxes, pads, partitions and other paperboard products partially or completely manufactured on the same converting equipment, rectangular set-up and flat Pure-Pak milk bottles, and wedge shaped pails formed on a Brightwood or similar type machine, excluding liquid-tight containers, milk bottle caps, book matches and other commodities covered by Maximum Price Regulation No. 129, bobbins, cans, canisters, cones,

<sup>17</sup> F.R. 9972.

<sup>\*7</sup> F.R. 9486.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.
17 F.R. 10009.

<sup>27</sup> F.R. 5780, 8948, 9323. 27 F.R. 3178, 3242, 3482, 3554, 4176, 4668, 5712, 5780, 5943, 7974, 8939, 8948, 9131, 9724. 10152.

cores, ribbon blocks, roving cans, spindles, spools, tubes, cylindrical paperboard casings and cans and related hollow paperboard and paper commodities partially or completely manufactured on an open-end rotating mandrel, of whatever size, shape, grade and specifications and having one or two open ends and/or one or two plugged or closed ends, and regardless of end-use have risen to an extent and in a manner inconsistent with the purposes of the Emergency Price Control Act of 1942.

§ 1347.401 Prohibition against dealing in paperboard products above maximum prices.

(a) Classifications. This Maximum Price Regulation No. 187 shall apply to the following described products whether partially or completely manufactured:

(1) Folding cartons, corrugated fibre sheets, corrugated fibre boxes, solid fibre sheets, solid fibre boxes, set-up boxes, pads, partitions and other paperboard products manufactured on the same converting equipment, rectangular set-up and flat Pure-Pak milk bottles, and wedge shaped pails formed on a Brightwood or similar type machine, but excluding liquid-tight containers, milk bottle caps, book matches and other commodities covered by Maximum Price Regulation No. 129.

(2) Bobbins, cans, canisters, cones, cores, ribbon blocks, roving cans, spindles, spools, tubes, cylindrical paperboard casings and cans and related hollow paperboard and paper commodities partially or completely manufactured on an open-end rotating mandrel, of whatever size, shape, grade and specifications and having one or two open ends and/or one or two plugged or closed ends, and regardless of end-use.

(i) The date July 30, 1942, mentioned in § 1347.401 (b) shall be December 17, 1942, as to these commodities.

(ii) The date July 29, 1942, mentioned in § 1347.402 shall be December 17, 1942, as to these commodities.

(iii) The date July 29, 1942, mentioned in § 1347.406 (b), (c) (2) and (d) shall be December 17, 1942, as to these commodities.

§ 1347.415 Effective dates of amendments.

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(b) Amendment No. 2 (§ 1347.401 (a) (1), (2) (i), (ii) and (iii)) to Maximum Price Regulation No. 182 shall become effective December 23, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942.

LEON HENDERSON, Administrator.

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[F. R. Doc. 42-13512; Filed, December 17, 1942; 3:13 p. m.]

PART 1499-COMMODITIES AND SERVICES [MPR 165 as Amended, Amendment 13]

## SERVICES

A statement of the considerations involved in the issuance of this amend-

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register \*

In § 1499.101 two new subparagraphs, (62) and (63), are added to paragraph (c), as set forth below:

§ 1499.101 \* (c) \*

(62) Bowling, and the rental, maintenance or repair of the equipment used therein (including but not limited to bowling alleys, balls, and pins); except that maximum prices for bowling shall be those determined by Supplementary Service Regulation No. 4;

(63) Billiards and pool, and the rental, maintenance or repair of the equipment used therein (including but not limited to billiard and pool tables, balls, and cues).

§ 1499.121a Effective dates of amendments.

(m) Amendment No. 13 (§ 1499.101 (c) (62) (63)) to Maximum Price Regulation No. 165 as amended shall become effective December 23, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942. LEON HENDERSON.

Administrator.

[F. R. Doc. 42-13513; Filed, December 17, 1942; 3:14 p. m.]

PART 1499-COMMODITIES AND SERVICES [Supp. Service Reg. 4, MPR 165 as Amended 1]

### BOWLING

A statement of the considerations involved in the issuance of Supplementary Service Regulation No. 4 has been issued simultaneously herewith, and has been filed with the Division of the Federal Register.\* For the reasons set forth in that statement and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended and Executive order No. 9250, Supplementary Service Regulation No. 4 is hereby issued.

§ 1499.654 Modification of maximum prices established by Maximum Price Regulation No. 165 as amended for bowling. (a) The maximum prices established by Maximum Price Regulation No. 165 as amended are modified for bowling as hereinafter provided:

(1) League bowling. The maximum price for each price classification of league bowling shall be the highest price charged for each such price classification in September 1941 plus a total sum of 7¢ for three games of ten pins or plus a total sum of 10¢ for three games of duck pins, candle pins, and other types of bowling.

(2) Open bowling. The maximum price for each price classification of open bowling shall be the highest price charged for each such price classifica-

tion in September 1941 plus the sum of 3¢ a game of ten pins or plus the sum of 4d a game of duck pins, candle pins, and other types of bowling.
(b) When used in this Supplemen-

tary Service Regulation No. 4:

(1) "League bowling" means bowling done under contract between groups of bowlers and the bowling proprietors, by the terms of which the rates and conditions of bowling are set for the season.
(2) "Open bowling" mean all non-

league bowling.
(3) "Each price classification of" league or open bowling means the price distinction customarily made for different persons (such as, but not limited to, members of the armed forces, men, women, children); for different times of the day (such as, but not limited to, mornings, afternoons, evenings); or for different days of the week (such as, but not limited to, week days, Saturdays, Sundays, holidays). The same relative price distinction for each price classification of bowling made in September 1941 must be retained.

(c) Lower prices than those established by this Supplementary Service Regulation No. 4 may at any time be charged, demanded, paid, or offered.

(d) Every bowling alley proprietor or other person operating a bowling establishment shall keep such records as are required by § 1499.108 of Maximum Price Regulation No. 165 as amended. except that the base period for which such records shall be kept under paragraphs (a) and (b) of that section shall be September 1941 instead of March 1942, but he need not file with his War Price and Rationing Board the statement required by § 1499.108.

(e) Within thirty days after the effective date of this Supplementary Service Regulation No. 4, every bowling alley proprietor or other person operating a bowling establishment shall post his maximum prices for league bowling and for open bowling as established under this Supplementary Service Regulation No. 4 in a manner plainly visible to, and understandable by, the patrons of his establishment. This posting shall be in the following form:

Prices charged for bowling are now subject to the services regulation (Maximum Price Regulation No. 165 as amended) of the Office Price Administration. The maximum prices for each classification of bowling on and after December 23, 1942, may be no higher than the highest prices charged in September 1941 for a series of three games september 1917 for a series of three games of league bowling plus 7¢ for ten pins or plus 10¢ for duck pins, candle pins, and other types of bowling; and may be no higher than the highest prices charged in September 1941 for one game of open bowling plus 3¢ per game for ten pins or plus 4¢ per game for duck pins, candle pins, and other types of bowling.

Our ceiling prices determined on the above (Indicate prices for each basis are type and price classification of league and open bowling.)

(f) This Supplementary Service Regulation No. 4 (§ 1499.654) shall become effective December 23, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942.

LEON HENDERSON. Administrator.

[F. R. Doc. 42-13502; Filed, December 17, 1942; 3:14 p. m.]

<sup>&</sup>lt;sup>1</sup>7 F.R. 6428, 6966, 8239, 8431, 8798, 8943, 8948, 9197, 9342, 9343, 9785, 9971, 9972.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

PART 1499—COMMODITIES AND SERVICES [Order 178 Under § 1499.3 (b) of GMPR]

LATEX FIBER INDUSTRIES, INC.

Latex Fiber Industries, Inc., of Beaver Falls, New York, made application under 1499.3 (b) of the General Maximum Price Regulation for approval of a maximum price for its stitchdown welting material made with synthetic resin. Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration, It is ordered:

§ 1499.1194 Approval of a maximum price for sales by the Latex Fiber Industries Inc. of stitchdown welting material made with synthetic resin. (a) On and after December 18, 1942, the maximum price at which Latex Fiber Industries Inc., of Beaver Falls, New York may sell, deliver and offer for sale its stitchdown welting material made with synthetic resin shall be \$.957 per 49" linear yard.

(b) The maximum price authorized by this Order No. 178 shall be subject to discounts, allowances and terms no less favorable than those in effect during March 1942 for sales by Latex Fiber Industries Inc., of its stitchdown welting material made with latex rubber.

(c) The maximum price authorized by paragraph (a) of this Order No. 178 shall be subject to adjustment at any time by the Office of Price Administration.

(d) This Order No. 178 may be amended or revoked by the Office of Price

Administration at any time.
(e) This Order No. 178 (§ 1499.1194) shall become effective December 18, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-13507; Filed, December 17, 1942; 3:12 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 182 Under § 1499.3 (b) of GMPR]

## L. FARBER COMPANY

L. Farber Company, 160 Fremont Street, Worcester, Massachusetts, made application under § 1499.3 (b) of the General Maximum Price Regulation for approval of a maximum price for its Paper Backed Leather Grain Sock Linings made with a cereal starch vegetable base cement. Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion,

under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended, and Executive Order No. 9250, and in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration, It is ordered:

§ 1499.1198 Approval of a maximum price for sales by the L. Farber Company of paper backed leather grain sock linings made with a cereal starch vegetable base cement. (a) On and after December 18, 1942, the maximum price at which L. Farber Company of 160 Fremont Street, Worcester, Massachusetts may sell, deliver and offer for sale its paper backed leather grain sock linings made with a cereal starch vegetable base cement shall be \$1.35 per hundred pair.

(b) The maximum price authorized by this Order 182 shall be subject to discounts, allowances and terms no less favorable than those in effect during March 1942 for sales by L. Farber Company of its paper backed leather grain sock linings made with rubber cement.

(c) The maximum price authorized by paragraph (a) of this Order No. 182 shall be subject to adjustment at any time by the Office of Price Administration.

by the Office of Price Administration.

(d) This Order No. 182 may be amended or revoked by the Office of Price Administration at any time.

(e) This Order No. 182 shall become effective December 18, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-13508; Filed December 17, 1942; 3:12 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 134 Under § 1499.18 (b) of GMPR]

WILLIAM GOODACRE & SONS, LTD.

Order No. 134 under § 1499.18 (b) of the General Maximum Price Regulation—Docket No. GF3-1339.

For the reasons set forth in the opinion issued simultaneously herewith and filed with the Division of the Federal Register, It is ordered:

§ 1499.1035 Granting adjustment of maximum prices for sales of Numdah rugs by William Goodacre & Sons, Ltd., 295 Fifth Avenue, New York, New York, may sell and deliver Numdah rugs imported from India at prices no higher than those hereinafter designated:

subject to the allowances, discounts and other price differentials in effect during March 1942.

(b) William Goodacre & Sons, Ltd. shall send to each customer, with each first delivery of Numdah rugs on which adjustment in maximum price has been made pursuant to this Order No. 134, a

complete list of adjusted maximum prices and a notice reading as follows:

The Office of Price Administration has granted William Goodacre & Sons, Ltd. permission, pursuant to Order No. 134 under § 1499.18 (b) of the General Maximum Price Regulation to increase its maximum prices to those specified in the price lists accompanying this order. Since these prices have only been increased to the level of competitive importers of this commodity, you will not be permitted to increase your maximum prices.

(c) This Order No. 134 may be revoked or amended by the Administrator at any time.

(d) This Order No. 134 (§ 1499.1035) is incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 134 (§ 1499.1035) under section 18 (b) of the General Maximum Price Regulation shall become effective December 18, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-13503; Filed, December 17, 1942; 3:11 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 135 Under § 1499.18 (b) of GMPR]

H. E. WHITAKER CO.

Order No. 135 under § 1499.18 (b) of the General Maximum Price Regulation—Docket Number GF3-1951.

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered:

§ 1499.1036 Adjustment of maximum price for 6 ounce jars of "Parfait" processed and ground horse-radish, manufactured by H. E. Whitaker Co., 1025 East Montgomery Avenue, Philadelphia, Pennsylvania. (a) H. E. Whitaker Co., of Philadelphia, Pennsylvania, may sell and deliver and any person may buy and receive from H. E. Whitaker Co., 6 ounce jars of "Parfait" processed and ground horse-radish at prices no higher than 75 cents per dozen jars.

(b) H. E. Whitaker Co. shall not change its customary allowances, discounts or other price differentials, unless such change shall result in a lower selling

price.

(c) H. E. Whitaker Co., before or at the time of making each initial sale after the effective date of this order to a purchaser of 6 ounce jars of "Parfait" processed and ground horse-radish, shall notify such purchaser in writing as follows:

The Office of Price Administration has permitted us to raise our maximum selling price for sales to you of 6 ounce jars of "Parfait" processed and ground horse-radish from 72 cents to 75 cents per dozen jars. This amount represents only that part of cost increases which we are unable to absorb, and it was granted with the understanding that the wholesale and retail prices would not be raised.

The Office of Price Administration has not permitted you or any other seller to raise his maximum price for sales of 6 ounce jars of "Parfalt" processed and ground horse-radish purchased from us. O.P.A. requires that you keep this notice for examination.

(d) All prayers of the application not granted herein are denied.

(e) This Order No. 135 may be revoked or amended by the Price Administrator at any time.

(f) This Order No. 135 (§ 1499.1036) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

established by § 1499.2.
(g) This Order No. 135 (§ 1499.1036) shall become effective December 18, 1942.
(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, F.R. 7871)

Issued this 17th day of December 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-13504; Filed, December 17, 1942; 3:12 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 136 Under § 1499.18 (b) of GMPR]

G. B. RAFFETTO, INC.

Order No. 136 under § 1499.18 (b) of the General Maximum Price Regulation—Docket Number GF3-2552.

For the reasons set forth in an opinion issued simultaneously herewith, it is ordered:

§ 1499.1037 Adjustment of maximum price for No. 10 glass containers of confectioners pineapple cubes sold by G. B. Raffeto, Inc., 44 Hubert Street, New York. (a) G. B. Raffetto, Inc., 44 Hubert Street, New York May sell and deliver and any person may buy and receive from G. B. Raffetto, Inc., No. 10 glass containers of confectioners pineapple cubes at prices no higher than \$2.72 per No. 10 glass container, f. o. b. shipping point.

(b) G. B. Raffetto, Inc., shall not change its customary allowances, discounts or other price differentials, unless such change shall result in a lower selling price.

(c) G. B. Raffetto, Inc., before or at the time of making each initial sale after the effective date of this order to a purchaser of No. 10 glass containers of confectioners pineapple cubes, shall notify such purchaser in writing as follows:

The Office of Price Administration has permitted us to raise our maximum selling price for sales to you of No. 10 glass containers of confectioners pineapple cubes from \$1.80 to \$2.72 per No. 10 glass container, f. o. b. shipping point. This amount represents only that part of cost increases which we are unable to absorb, and it was granted with the understanding that the wholesale and retail prices would not be raised. The Office of Price Administration has not permitted you or any other seller to raise his maximum price for sales of No. 10 glass containers of confectioners pineapple cubes purchased from us. O.P.A. requires that you keep this notice for examination.

(d) All prayers of the application not granted herein are denied.

(e) This Order No. 136 may be revoked or amended by the Price Administrator at any time.

(f) This Order No. 136 (§ 1499.1037) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(g) This Order No. 136 (§ 1499.1037) shall become effective December 18, 1942.

(Pub. Laws 421 and 729; 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-18505; Filed, December 17, 1942; 3:12 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 137 Under § 1499.18 (b) of GMPR]

#### HAFLEIGH AND COMPANY

Order No. 137 under § 1499.18 (b) of the General Maximum Price Regulation—Docket No. GF3-2148.

For the reasons set forth in the opinion under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration, It is hereby ordered:

§ 1499.1038 Adjustment of maximum prices for bone button scrap sold by Hafleigh and Company. (a) Hafleigh and Company, Buchanan, Virginia, may sell and deliver and agree, offer, solicit and attempt to sell and deliver bone button scrap, and any person may buy and receive from Hafleigh and Company such bone button scrap at a price not in excess of \$64 per ton f. o. b. Buchanan, Virginia.

(b) Hafleigh and Company shall mail or cause to be mailed to all persons who purchase bone button scrap from it for resale a notice reading as follows:

The Office of Price Administration by Order No. 137 effective December 18, 1942, pursuant to § 1499.18 (b) of the General Maximum Price Regulation, as amended, has permitted us to raise our maximum price for sales to you of bone button scrap from \$60 per ton to \$64 per ton.

This amount represents only that part of cost increases which we were unable to absorb and it was granted with the understanding that prices of products containing bone button scrap would not be raised. The Office of Price Administration has not permitted you or any other seller to raise maximum prices for sales of products containing bone button scrap. In order that we may continue to provide you with bone button scrap it will be necessary for you to accept this reduction in your margin.

(c) All prayers of the petition not granted herein are denied.

(d) This Order No. 137 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 137 (§ 1499.1038) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(f) This Order No. 137 (§ 1499.1038) shall become effective December 18, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of December 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42–13506; Filed, December 17, 1942; 3:11 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Restriction Order 1,1 Amendment 8]

### MEAT RESTRICTION

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

Paragraph (b) of § 1407.906 is revoked and paragraph (c) of that section is redesignated paragraph (b); a sentence is added at the end of § 1407.909 (a); a new paragraph (h) is added to § 1407.925 to read as set forth below:

§ 1407.909 Deliveries of cutter and canner grades of beef further restricted.

(a) \* \* \* During Quota Period 1, a slaughterer may, however, deliver such beef to the extent of his inventory thereof as of October 1, 1942, free from the restrictions of this paragraph.

§ 1407.925 Effective dates of amendments. \* \*

(h) Amendment No. 8 (§§ 1407.906 (b), (c), 1407.909 (a), and 1407.925 (h)) to Restriction Order No. 1 shall become effective as of December 17, 1942.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; W.P.B. Dir. No. 1, Supp. Dir. No. 1-M, 7 F.R. 562, 7234)

Issued this 17th day of December 1942.

Leon Henderson,

Administrator.

[F. R. Doc. 42-13515; Filed, December 17, 1942; 4:42 p. m.]

## Chapter XIII-Office of Petroleum Coordinator for War

[Petroleum Directive 59, Amended]

## PART 1510-SUPPLY

To all persons engaged in the petroleum industry in Districts One, Two, and Three, and to all petroleum industry committees hereinafter referred to:

Pursuant to the President's letter of May 28, 1941, establishing the Office of Petroleum Coordinator for War, \$\$1510.27 to 1510.35 of this Chapter (Petroleum Directive No. 59, dated September 25, 1942 3) are hereby amended to read as follows:

AUTHORITY: §§ 1510.27 to 1510.35, inclusive, issued under the authority contained in the President's letter of May 28, 1941, to the Secretary of the Interior (6 F.R. 2760).

<sup>\*</sup>Copies may be obtained from the Office of

Price Administration.

17 F.R. 7839, 9217, 8524, 9247, 9250, 9639, 10258.

<sup>\*7</sup> F.R. 7759.

§ 1510.27 Definitions. (a) "Principal petroleum product" means any motor fuel (other than war products as may now or hereafter be specified by the Director of Refining), kerosene (including range oil and stove oil), distillate fuel oil (including gas oils), or residual fuel oil.

(b) "Original supplier" means any person who, at the date of the issuance of this Directive and during the calendar year 1941, produced or manufactured any principal petroleum product or products in District One or imported from any point outside District One any petroleum or principal petroleum products into District One for sale or resale therein, or any person who, in 1941, regularly purchased for resale supplies of petroleum or principal petroleum products in District One by tanker and received such petroleum or principal petroleum products in ocean terminals owned or controlled by him, such terminals having adequate facilities to accommodate the berthing and unloading of tankers delivering petroleum or principal petroleum products. In the event a person is engaged in business, part of which is included in the definition of an "intermediate supplier", then he shall be considered as an original supplier only as to that portion of his business coming within this definition, and he shall be considered an intermediate supplier as to that portion of his business coming within such definition.

(c) "Intermediate supplier" means any person who regularly received principal petroleum products in District One from any original supplier or other intermediate supplier for redelivery to others: Provided, however, That the term shall not include a service station, peddler, or other retail outlet, or a transporter of petroleum or principal petroleum products to the extent that he is engaged merely in such transportation for others.

(d) "Person" means any individual, partnership, association, business trust, corporation, governmental corporations or agencies, or any organized group of persons, whether incorporated or not.

§ 1510.28 Petroleum supply program. The Director of Petroleum Supply, Office of Petroleum Coordinator for War, shall prepare and forward to the General Committees of Districts One, Two, and Three, statements showing the petroleum supply forecasts for Districts One. Two, and Three, the quantities of crude petroleum required for refining within each district and for movement between districts, the quantities of the principal petroleum products to be manufactured within each district, and the specific inter-district movements. The appropriate committee or subcommittee in Districts Two and Three, as designated by the general committees for Districts Two and Three, shall prepare and submit in quadruplicate to the said Director a suggested monthly schedule for the succeeding month showing the points of origin of the supplies available for ship-ment from Districts Two and Three which will permit maximum efficient use of transportation facilities. schedules shall give the name of the suppliers, the quantity available at each point of origin, a general description of

the quality, including, in case of heavy fuel oil, sulphur content, of the products available for shipment, and such other information as may from time to time be specified by the Director of Petroleum Supply. Such committees or subcommittees shall, subject to the direction of the Director of Petroleum Supply of the Office of Petroleum Coordinator for War or such district director as he may designate, arrange for purchases, sales, exchanges, or loans of the principal petroleum products and for the common use of facilities amon; those engaged in the petroleum industry in the area over which such committee has jurisdiction so as to provide, so far as possible, for the concentration of supplies of principal petroleum products at points which will permit the maximum efficient use of available transportation facilities. The Director of Refining, Office of Petroleum Coordinator for War, shall furnish to the Director of Petroleum Supply, a monthly program for the succeeding month assigning among the several refineries in District One the crude petroleum to be shipped into District One and showing the monthly quantity and the quality of the principal petroleum products to be manufactured at each refinery in District One during such month and a copy thereof shall be forwarded to the appropriate committees or subcommittees and to the persons named therein.

§ 1510.29 Supply and distribution program for District One. The Subcommittee of Supplies and Distribution for District One, subject to the supervision of the General Committee for District One, shall prepare and submit in quadruplicate to the Director of Petroleum Supply:

(a) A suggested schedule showing the sales position of each original supplier in each of the six zones described in Exhibit "A" hereof and for all of District One for each of the principal petroleum products. The determination shall be based on sales made during the calendar year 1941, and shall be expressed as a percentage of the total sales of each of such products made by all original suppliers in the same areas and for the same period. In order to avoid duplication in the determination of the sales position of any person, sales and deliveries made by one original supplier to another original supplier shall be included as sales of the receiving supplier and deducted from the sales made by the delivering supplier. In order to reflect true zone sales positions in the preparation of such schedules, adjustments shall be made for sales made in one zone for shipment to another zone and for any discontinuance of business, in whole or in part, in any zone since January 1, 1942.

(b) A suggested schedule of terminal and storage facilities (hereinafter referred to as "Supply terminals") which are so equipped as to receive any principal petroleum product or products in the most efficient manner and so located as to permit an efficient use of transportation equipment and to permit their use for redistribution either directly to customers or to bulk plants. With respect to each such supply terminal, such schedules shall show the location, name of railroad on which located, storage capacity for each principal petroleum product, the

daily loading and unloading capacity for each method of transportation, the area to be served thereby, and the original suppliers operating in such area. Upon issuance of such schedules in accordance with § 1510.34, the supply terminals specified therein shall be used for principal petroleum products imported into the area served by such supply terminal in accordance with issued schedules. Each person using such supply terminals may distribute directly therefrom to his customers or may move the products directly to his own bulk plant, unless the Director of Transportation of the Office of Petroleum Coordinator for War or such District Director as he may designate finds that such action interferes with the operation of the supply terminal or will result in an inefficient use of transportation equipment available for importing petroleum products into District One. For the purpose of this directive, refineries receiving crude oil shall be deemed supply terminals with respect to the principal petroleum products produced at such refineries.

(c) A suggested schedule of thruput rates for receiving, handling and delivery of principal petroleum products in or through the supply terminals. Upon issuance of such schedule in accordance with § 1510.34, the rates specified therein shall be charged for all principal petroleum products put through such supply

terminals.

(d) Suggested monthly schedules showing the sources of the principal petroleum products as designated pursuant to § 1510.28, for shipment to each supply terminal in each zone, selected under § 1510.29 (b) and assigning to original suppliers of each zone the duty of importing such products from such sources to such terminals or storage facilities. The amounts so assigned to any original supplier for importation into District One shall, so far as is practicable, be approximately equivalent to the sales position of such original supplier as determined pursuant to § 1510.29 (a) hereof. Principal petroleum products to be produced from crude oil imported into District One shall be deemed, for the purposes of this directive, to be products imported into District One by the importer of such crude oil. These schedules shall be so prepared as to cause the accumulation and through routing of trainload lots (unless an exception is granted by the Director of Transportation, Office of Petroleum Coordinator for War, or such District Director or Directors as he may designate), the efficient use of transportation facilities, and the importation into each zone of District One of the amounts of principal petroleum products determined by the Director of Petroleum Supply of the Office of Petroleum Coordinator for War to be required to meet the requirements of each zone for such month. In deter-mining such requirements the said Director shall give due consideration to current requirements of consumers in the zone as restricted by any applicable rationing or limitation order and to deliveries required to build up stocks to meet future seasonal requirements or to build up stocks at those points supplied by

transportation which may be affected by weather conditions or other transportation difficulties. In specifying destinations and making assignments hereunder, arrangements shall be made so as to avoid, so far as practicable, (1) shipment by tank car of any principal petroleum product into refining areas or into areas served by pipe line, barge, and tanker terminals except where the total principal petroleum products available to such area are insufficient to meet the requirements thereof; and (2) shipments out of such areas of any principal petroleum products except to the extent that there is an excess of production and receipts of such principal petroleum products within such area over the requirements of such area. Upon the issuance of such schedules in accordance with § 1510.34, each original supplier shall immediately arrange for the placing of orders with refiners in Districts Two and Three for movement of such products in accordance with such schedules and with the terms of this directive. Notices of all orders placed under this section and all other orders contemplating the shipment of crude petroleum or principal petroleum products into District One made by any person, whether an original supplier or not, shall be filed with the Subcommittee of Supplies and Distribution and the Transportation Committee in District One. The subcommittee shall thereupon prepare a summary of such orders in relation to the obligations to be performed hereunder and forward three copies thereof to the Director in Charge, District One, Office of Petroleum Coordinator for War.

(e) Subject to the supervision of the District Director of Marketing, District One, Office of Petroleum Coordinator for War, the subcommittee shall arrange for purchases, sales, exchanges, and loans of the principal petroleum products among the original suppliers so as to provide each such original supplier with a proportionate part of each of the principal petroleum products available for distribution in each zone on the basis of the sales position of each such original supplier as determined under § 1510.29 (a) hereof. The terms and conditions of any-sale, loan, or exchange to be made pursuant to this section shall be negotiated between the individual parties to any such transaction: Provided, how-

ever, That:

(1) If delivery under the sale is made in Zones One, Two, Three, Four, or Five, District One, the price agreed upon by the parties shall not exceed the applicamaximum price regulation, as amended or supplemented, or other order of the Price Administrator, or the sum of the following items, whichever is lower:

(i) The value of the product at the normal origin as provided in section (5) (b) (ii) of Petroleum Compensatory Adjustments Regulation No. 1, issued by De-

fense Supplies Corporation.

(ii) The cost of transporting the product from the normal origin by the normal method of transportation which was used during the calendar year 1941 to the supply terminal as determined by Petroleum Compensatory Adjustments Regulation No. 1, except that if, at any supply terminal designated on the schedule referred to in § 1510.29 (b), such normal cost differs as between original suppliers, then the Director of Transportation. Office of Petroleum Coordinator for War, may establish the cost of that normal method of transportation by which the greatest volume of the particular product normally moved to the supply terminal. In such event, such cost shall be used by all original suppliers using said terminal.

(iii) Reasonable storage and handling charges incurred by the seller within District One for which no recovery may be had under Petroleum Compensatory Adjustments Regulation No. 1: Provided, however. That such charges shall not exceed the thruput rates which may be established and approved pursuant to § 1510.29 (c) for each supply terminal.

(iv) Cost of any additional transportation from the supply terminal to the point at which delivery is made by the seller to the buyer, for which no recovery may be had under Petroleum Compensatory Adjustments Regulation No. 1.

(v) The amounts or revenue resulting from any increase in the maximum price of the product sold which must be accounted for under the Plan for Equitable Sharing of Revenue and Extra Transportation Expenses approved under Recommendation No. 12, or under Petroleum Compensatory Adjustment Regulation No. 1 issued by Defense Supplies Corpo-

(vi) Any and all taxes which the seller is required to pay with respect to the transportation, sale or delivery of the

principal petroleum product so sold.
(2) If delivery be made in Zone 6, District One, the price agreed upon by the parties shall allow for a reasonable margin below the prices generally prevailing for sales to other classes of resellers. Such price shall not exceed, however, the applicable maximum price regulation as amended or supplemented. or other order of the Price Administrator.

In the event the individuals are unable to agree upon a fair and reasonable price hereunder, then any such dispute shall be referred to the Director of Petroleum Supply, Office of Petroleum Coordinator for War, for such action as he

may direct.

(3) Sales between original suppliers made in accordance with the price provisions set forth in § 1510,29 hereof and which are arranged for by the Subcommittee of Supplies and Distribution under this section, shall not be deemed to effect any discrimination against any buyer (including any original supplier) to whom any sale not arranged for under this section is made at any higher price permitted under any applicable price regulation.

§ 1510.30 Use of transportation facilities. (a) The Transportation Committee for District One shall prepare a weekly statement showing, for the preceding calendar week, the type of transportation facilities used, the names of the persons using such facilities, the volume and kind of crude oil or petroleum product delivered into each zone of District One by each person, and such other information as may be pertinent. Copies of such statement shall be filed in quadruplicate with the Director of Transportation, Office of Petroleum Coordinator for War, or such District Director or Directors as he may designate. The type of information to be contained in such weekly statement may be varied from time to time at the request of such Director. The Director of Transportation, Office of Petroleum Coordinator for War, or such District Director or Directors as he may designate shall, from time to time, direct that such adjustments be made among the original suppliers in District One of the use of transportation facilities available for transporting petroleum or petroleum products into District One as, in his opinion, are necessary to provide, in the order of statement (1) the moving of sufficient supplies for the maximum production of war products with minimum crude runs; (2) the moving of the additional crude petroleum and principal petroleum products assigned to each original supplier in accordance with issued schedules described in § 1510.29 (d); (3) the most efficient use of such equipment. In making such adjustments consideration shall first be given to the quantity of crude petroleum and principal petroleum products to be received during the subsequent calendar month by each original supplier by tanker, pipe line, barge, or any form of transportation other than tank car, and, so far as possible, any original supplier's deficit of carrying capacity shall be made up by the assignment of tank cars.

(b) The Transportation Committee shall review currently the use of all transportation and terminal facilities available to District One to determine whether maximum efficient use (including the return of empty tank cars in trainload lots) is being attained and in that connection to make recommendations to the Director of Transportation, Office of Petroleum Coordinator for War. for any necessary action.

(c) The Director of Transportation, Office of Petroleum Coordinator for War, may, from time to time, where he finds such action is necessary in the public interests, arrange for the specific use of any transportation facility without regard to the provisions of any schedule issued in accordance with § 1510.34 hereof.

§ 1510.31 Minimum specifications. The Director of Refining of the Office of Petroleum Coordinator for War shall establish, from time to time, minimum specifications for each of the principal petroleum products. All principal petroleum products imported into or produced in District One shall meet these specifications and any person in District One shall accept products conforming to such minimum specifications for all deliveries required under this Directive. There shall be no discrimination as to quality of products between original suppliers using any single terminal or storage facility.

§ 1510.32 Surveys and investigations. The several committees and subcommit-

tees designated in §§ 1510.28 to 1510.30, inclusive, shall make such surveys and investigations and shall obtain and analyze such facts, figures, and other data as may be necessary or appropriate in connection with the performance of the functions and duties with which such committees and subcommittees are charged: Provided, That wherever available, such facts, figures, and other data shall be obtained from other appropriate committees or subcommittees rather than by new surveys or investigations.

§ 1510.33 Administration. All schedules or suggested schedules shall be prepared and submitted on or prior to the date or dates the Director of Supplies, Office of Petroleum Coordinator for War, may from time to time establish. In carrying out the duties, responsibilities, and functions under this directive, the committees and subcommittees mentioned and persons directly affected shall hold meetings and shall consult with other committees and subcomittees to the extent that proposals or activities hereunder may affect such other committees and subcommittees and to this end all such persons, committees, and subcommittees shall supply the committees or subcommittees charged with the responsibility of carrying any part of this directive into effect with such information, material, and assistance as may be necessary and desirable to accomplish the purposes and intent of this directive. Such committees and subcommittees shall maintain such staff and appoint such persons as may be necessary to carry out their responsi-bilities, duties, and functions under this directive. Operating expenses of such committees and subcommittees shall be met as provided in § 1500.7 (j) of this chapter.

§ 1510.34 Effectuation of schedules. All suggested schedules required to be submitted hereunder shall, after such modification or revision as the Director to whom submitted shall determine to be necessary to accomplish the objectives of this directive, be transmitted to the Chief Counsel of the Office of Petroleum Coordinator for War. No schedule provided for by §§ 1510.28 to 1510.30, inclusive, shall become effective until it has been approved by the Chief Counsel of the Office of Petroleum Coordinator for War and issued by the Petroleum Coordinator for War or the Deputy Petroleum Coordinator. Upon the approval of any such schedule by the Chief Counsel and the issuance of such schedule by the Petroleum Coordinator for War or the Deputy Petroleum Coordinator, copies thereof shall be forwarded to the appropriate committees and subcommittees and to all persons named therein and all committees, subcommittees, and persons, natural or artificial, who may be affected by such schedule, shall carry into effect such schedule according to its terms, conditions, and intent. Should any person refuse to comply with the provisions of this directive or of any issued schedule, this fact shall be immediately reported by the appropriate committee to the Director in Charge of the District Office of Petroleum Coordinator for War in whose District the refusal or failure to comply occurred.

§ 1510.35 Appeals. Any person, natural or artificial, affected by this directive or by any schedule provided for hereunder, who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, may appeal to the District Director in Charge of the District Office of Petroleum Coordinator for War for the District in which the action complained of would be performed, setting forth the pertinent facts and the reasons why he considers himself entitled to relief, who shall act promptly upon such appeal and render a decision thereon within a period of 15 days. If dissatisfied with the decision of the District Director in Charge, such Person may appeal within 15 days after receipt of notice of the District Director's decision to the Deputy Petroleum Coordinator for War or such representative as he may designate.

> RALPH K. DAVIES, Deputy Petroleum Coordinator for War.

DECEMBER 12, 1942.

#### EXHIBIT A

The six zones of District One are as follows:

Zone 1. The States of Maine, Vermont, New Hampshire, Massachusetts, Connecticut,

and Rhode Island.

Zone 2. The entire eastern part of the State of New York up to and including the Counties of Cayuga, Tompkins, and Chemung; the entire eastern part of the State of Pennsylvania up to and including the Counties of Bradford, Sullivan, Columbia, Monitour, Northumberland, Dauphin, and York; and the States of New Jersey and Delaware.

Zone 3. The States of Maryland and Virginia and the District of Columbia.

Zone 4. The States of North Carolina and

South Carolina.

Zone 5. The States of Georgia and Florida. Zone 6. That part of the States of New York and Pennsylvania not included in Zone 2, and the State of West Virginia.

[F. R. Doc. 42-13552; Filed, December 18, 1942; 12:03 p. m.]

## Notices

# DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.

[Docket No. A-1742]

LUZERNE-GRAHAM MINING CORPORATION

MEMORANDUM OPINION, ETC.

In the matter of the petition of Luzerne-Graham Mining Corporation, a code member in District No. 9, to amend Rule 1 (J) of section VII of the Marketing Rules and Regulations.

Memorandum opinion and order denying temporary relief and notice of and

order for hearing.

A petition in the above-entitled matter having been duly filed by Luzerne-Graham Mining Corporation, a code member in District No. 9, with the Division on November 16, 1942, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, requesting that Rule 1 (J) of section VII of the Marketing Rules and Regulations be amended by inserting after the first sentence thereof the following:

"Reconsignment, diversion, and/or demurrage charges shall not be considered transportation charges within the meaning of this section"; and that pending final disposition of this request, a temporary order be issued granting such re-

No reasonable showing of necessity having been presented for the granting of temporary relief herein without a hearing; and

No petitions of intervention having been filed with the Division in the aboveentitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act:

Now, therefore, it is ordered, That the request for temporary relief be, and the same hereby is, denied without prejudice to the renewal of such request for temporary relief, upon further showing or upon the basis of the record to be made at the hearing to be held herein.

It is further ordered, That a hearing in the above-entitled matter under the applicable provisions of said Act and the rules of the Division be held on January 14, 1943, at 10 o'clock in the forenoon of that day, at a hearing room of the Bituminous Coal Division, 734 Fifteenth Street, N. W., Washington, D. C. On such day the Chief of the Records Section in Room 502 will advise as to the room where such hearing will be held.

It is further ordered, That Travis

Williams or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in such matter. The officers so designated to preside at such hearing are hereby authorized to conduct said hearing, to administer oaths and affirmations, examine witnesses, take evidence, to continue said hearing from time, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to all parties herein and to persons or entities having an interest in this proceeding and eligible to become a party herein. Any person desiring to be admitted as a party to this proceeding may file a petition of intervention in accordance with the rules and regulations of the Bituminous Coal Division for proceedings instituted pursuant to section 4 II (d) of the Act, setting forth the facts on the basis of which the relief in the original petition is supported or opposed or on the basis of which other relief is sought. Such petitions of inter-vention shall be filed with the Bituminous Coal Division on or before January 9, 1943.

All persons are hereby notified that the hearing in the above-entitled matter and any orders entered therein, may concern, in addition to the matters specifically alleged in the petition, other matters necessarily incidental and related thereto, which may be raised by amendment to the petition, petitions of intervention or otherwise, or which may be necessary corollaries to the relief, if any, granted on the basis of the original petition.

The matter concerned herewith is in regard to a petition filed by the Luzerne-Graham Mining Corporation, a code member in District No. 9, requesting that Rule 1 (J) of section VII of the Marketing Rules and Regulations Incidental to the Sale and Distribution of Coal by Code Members Within All Districts be amended by inserting after the first sentence thereof, the following:

Reconsignment, diversion, and/or demurrage charges shall not be considered transportation charges within the meaning of this section.

Dated: December 17, 1942.

[SEAL]

DAN H. WHEELER, Director.

[F. R. Doc. 42-13550; Filed, December 18, 1942; 11:45 a. m.]

[Docket No. A-1734]

CENTRAL STATE COLLIERIES, INC.

NOTICE OF AND ORDER FOR HEARING

In the matter of the petition of Central State Collieries, Inc., for the establishment of minimum prices for F. A. S. shipments to certain retail dealers in Chicago.

A petition, pursuant to the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-

named party;

It is ordered, That a hearing in the above-entitled matter under the applicable provisions of said Act and the rules of the Division be held on January 27, 1943, at 10 o'clock in the forenoon of that day, at a hearing room of the Bituminous Coal Division, 734 Fifteenth Street, N.W., Washington, D. C. On such day the Chief of the Records Section in room 502 will advise as to the room where such hearing will be held.

It is further ordered, That Travis Williams or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in such matter. The officers so designated to preside at such hearing are hereby authorized to conduct said hearing, to administer oaths and affirmations, examine witnesses, take evidence, to continue said hearing from time to time, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to all parties herein and to persons or entities having an interest in this proceeding and eligible to become a party herein. Any person desiring to be admitted as a party to this proceeding may file a petition of intervention in accordance with the rules and regulations of

the Bituminous Coal Division for proceedings instituted pursuant to section 4 II (d) of the Act, setting forth the facts on the basis of which the relief in the original petition is supported or opposed or on the basis of which other relief is sought. Such petitions of intervention shall be filed with the Bituminous Coal Division on or before January 22, 1943.

All persons are hereby notified that the hearing in the above-entitled matter and any orders entered therein, may concern, in addition to the matter specifically alleged in the petition, other matters necessarily incidental and related thereto, which may be raised by amendment to the petition, petitions of intervention or otherwise, or which may be necessary corollaries to the relief, if any, granted on the basis of this petition.

The matter concerned herewith is in regard to the petition of Central State Collieries, Inc., a code member, operating the Little Sister Mine, Mine Index No. 87, District No. 10, to amend the Schedule of Effective Minimum Prices for District No. 10 For All Shipments Except Truck by adding to "Special Cases (d)" on page 53 thereof the following provision:

Central State Collieries, Inc. [Little Sister Mine (Mine Index No. 87)] may sell coal for barge delivery free alongside at the minimum f. o. b. mine prices for free alongside delivery when shipped from the mine and reloaded into barges on the Illinois River for transshipment on the Illinois River to South Chicago Coal & Dock Company, Chicago Waterways Fuel Company, Silver Creek Coal Company, Riverdale Coal & Dock Company, Consumers Coal Company of Illinois, and Holland Coal Company, retail coal dealers, for resale at retail by such dealers located within the switching limits of the City of Chicago, Illinois.

Dated: December 17, 1942.

[SEAL] DAN

DAN H. WHEELER, Director.

[F. R. Doc. 42-13549; Filed, December 18, 1942; 11:45 a. m.]

## DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration.
[Administrative Order No. 735]

ALLOCATION OF FUNDS FOR LOANS

PROJECTS IN NEBRASKA, OREGON AND SOUTH
DAKOTA

NOVEMBER 27, 1942.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project Designation: Amount Nebraska 3-1051D4 Burt District

 Public
 \$30,000

 Oregon 3-1014D1 Umatilla
 20,000

 South Dakota 3-1016A2 Grant
 17,000

[SEAL]

HARRY SLATTERY,
Administrator.

[F. R. Doc. 42-13501; Filed, December 17, 1942; 3:28 p. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

LADIES' HANDBAG INDUSTRY, ET AL.

NOTICE OF DENIAL OF APPLICATION

Notice of denial of application by the national authority for the Ladies' Handbag Industry, and sundry other parties, to employ learners in the Luggage, Leather Goods and Women's Handbag Industry at wages lower than the minimum wage applicable under section 6 of the Fair Labor Standards Act of 1938.

Whereas applications were received from the National Authority for the Ladies' Handbag Industry, and sundry other parties, to employ learners in the Lugage, Leather Goods and Women's Handbag Industry at wages lower than the minimum wage applicable under section 6 of the Fair Labor Standards Act of 1938, and

Whereas pursuant to lart 522, § 522.4, Title 29, Chapter V, Code of Federal Regulations, a public hearing was held on August 3, 1942, before Merle D. Vincent, duly authorized as presiding officer to conduct said hearing, to take testimony for the purpose of determining:

(a) What, if any, occupation, or occupations in the Luggage, Leather Goods and Women's Handbag Industry require a learning period, and if any occupation is found to require a learning period;

(b) The factors which may have a bearing upon curtailment of opportunities for employment within the Luggage, Leather Goods and Women's Handbag Industry; and

(c) Under what limitation as to wages, time, number, proportion, and length of service, special certificates may be issued for the employment of learners in the Luggage, Leather Goods and Women's Handbag Industry, and

Whereas the presiding officer has filed with me a complete record of the proceeding together with his findings of fact and recommendation thereon that it is not necessary in order to prevent curtailment of opportunities for employment to provide for the employment of learners at subminimum wages in any occupation in any branch of the Luggage, Leather Goods and Women's Handbag Industry;

Now, therefore, notice is hereby given that the applications are denied and that there is no need at this time for the issuance of regulations providing for the employment of learners at wage rates less than the applicable minimum in the Luggage, Leather Goods and Women's Handbag Industry.

As used in this notice, the term "Luggage, Leather Goods and Women's Handbag Industry" is defined as follows:

(a) The manufacture from any material of luggage including but not by way of limitation, trunks, suit cases, traveling bags, brief cases, sample cases; the manufacture of instrument cases covered with leather, imitation leather, or fabric including, but not by way of limitation,

portable radio cases; the manufacture of small leather goods and like articles from any material except metal; the manufacture of women's, misses', and children's handbags, pocketbooks, purses, and mesh bags from any material except metal; but not the manufacture of bodies, panels, and frames from metal, wood, fibre, or paperboard for any of the above articles.

(b) The manufacture from leather, imitation leather, or fabric of cut stock and parts for any of the articles covered

in paragraph (a).

The definition of the Luggage, Leather Goods, and Women's Handbag Industry covers all occupations in the industry which are necessary to the production of the articles within the definition, including clerical, maintenance, shipping and selling occupations: Provided, however, That this definition does not include employees of an independent wholesaler or employees of a manufacturer who are engaged exclusively in marketing and distributing products of the industry which have been purchased for resale.

Signed at New York, New York, this

16th day of December 1942.

L. Metcalfe Walling,
Administrator.

[F. R. Doc. 42-13548; Filed, December 18, 1942; 11:50 a. m.]

## FEDERAL COMMUNICATIONS COM-MISSION.

[Docket No. 6469]

PRESQUE ISLE BROADCASTING COMPANY

NOTICE OF HEARING

In re application of Presque Isle Broadcasting Company (WERC), dated June 29, 1942, for modification of license; class of service, broadcast; class of station, broadcast; location, Erie, Pennsylvania; operating assignment specified: Frequency, 1330 kc.; power, 100 w. night; 250 w. day; hours of operation, unlimited time.

You are hereby notified that the Commission has examined the above-described application and has designated the matter for hearing for the following

- 1. To determine whether the granting of this application would be consistent with the Standards of Good Engineering Practice, particularly in view of the expected nighttime interference limitation to the service of Station WERC operating as proposed.
- 2. To determine the areas and populations which may be expected to gain primary service from Station WERC operating as proposed, and what other broadcast service is available to those areas and populations.
- 3. To determine the areas and populations which may be expected to lose primary service from Station WERC operating as proposed, and what other broadcast service is available to those areas and populations.
- 4. To determine whether the granting of this application would be consistent

with the Standards of Good Engineering Practice and proper allocation of broadcast facilities (footnote 4, page 3, Standards of Good Engineering Practice)

5. To determine whether the granting of this application would be consistent with the policy announced by the Commission in its Memorandum Opinion of April 27, 1942, and as modified on September 22, 1942.

6. To determine whether, in view of the facts adduced under the foregoing issues, the granting of this application would serve public interest, convenience and necessity.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's Rules of Practice and Procedure.

Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's Rules of Practice and Procedure.

The applicant's address is as follows: Presque Isle Broadcasting Company, Radio Station WERC, 121 West Tenth Street, Erie, Pennsylvania.

Dated at Washington, D. C., Decem-

ber 14, 1942.

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 42–13526; Filed, December 18, 1942; 10:12 a. m.]

## FEDERAL POWER COMMISSION.

[Project 1887]

COOPERATIVE SERVICE ASSOCIATION

ORDER CONTINUING DATE OF HEARING

DECEMBER 15, 1942.

A public hearing having been set for January 4, 1943, on the application of Cooperative Service Association of Meredith, New Hampshire, for preliminary permit for a proposed hydroelectric development to be installed at the Franklin Falls flood control dam on the Pemigewasset River in Merrimack County, New Hampshire, and it appearing desirable, in order to comply with the directive of the Director of Defense Transportation to avoid travel during the holiday season, to again postpone said hearing;

Upon the Commission's own motion,

It is ordered, That:

Said hearing be postponed to February 1, 1943, beginning at 9:45 a. m. (EWT) in Room 305, Federal Building, Concord, New Hampshire.

By the Commission.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 42-13500; Filed, December 17, 1942; 3:31 p. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 259]

ALL OF THE CAPITAL STOCK OF SEAMLESS STEEL EQUIPMENT CORPORATION

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All of the capital stock of Seamless Steel Equipment Corporation, a New York Corporation, New York, New York, which is a business enterprise within the United States, consisting of 500 shares of \$100 par value common capital stock, which shares are registered in the name of Cornelis Llevense and are held for the benefit of Press und Walzweck, A. G., Dusseldorf, Germany, and Bank voor Handel en Scheepvaart, N. V., Rotterdam, The Netherlands, which bank is owned or controlled by members of the Thyssen family, nationals of Germany and/or Hungary.

is property of nationals, and represents ownership of said business enterprise which is a national, of a designated enemy country or countries (Germany and/or Hungary) and determining that to the extent that any or all of such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country or countries (Germany and/or Hungary), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on October 28, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42–13530; Filed, December 18, 1942; 11:33 a. m.]

[Vesting Order 260]

DR. OIDTMANN STUDIOS, INC.

All of the capital stock of Dr. Oidtmann Studios, Inc., and certain indebtedness owing by it

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

(a) That the property described as fol-

All of the capital stock of Dr. Oidtmann Studios, Inc., a New York corporation, New York, New York, which is a business enterprise within the United States, consisting of 300 shares of \$100 par value common stock, which shares are registered in the name of Joseph L. Koenig, whose last known address was represented to the undersigned as being Westbhalia, Germany,

is property of, and represents ownership of said business enterprise which is, a national of a designated enemy country (Germany); and

(b) That the property described as fol-

lows:
All right, title, interest and claim of any name or nature whatsoever of Herbert Gotzes, whose last known address was represented to the undersigned as being Krefeld, Germany, in and to all indebtedness, contingent or otherwise and whether or not matured, owing to him by said Dr. Oidtmann Studios, Inc., including but not limited to all security rights in and to any and all collateral for any or all of such indebtedness and the right to sue for and collect such indebtedness.

is an interest in the aforesaid business enterprise held by a national of an enemy country, and also is property within the United States owned by a national of a designated enemy country (Germany);

and determining that to the extent that such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid enemy country (Germany) and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any

claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on Oc-

tober 28, 1942.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 42-13531; Filed, December 18, 1942; 11;34 a, m.]

[Vesting Order 261]

ALL OF THE CAPITOL STOCK OF HOLLAND-AMERICAN TRADING CORPORATION

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All of the capital stock of Holland-American Trading Corporation, a New York corporation, New York, New York, which is a business enterprise within the United States, consisting of 500 shares of \$100 par value common stock, the names of the registered owners of which, and the number of shares owned by them respectively, are as follows:

Name:	shar	
E. Roland Harriman		
C. Lievense		4
H. D. Pennington		1
Ray Morris		1
Knight Woolley		1
H. J. Kouwenhoven		
J. G. Groeninger		1
Total		500,

all of which shares are held for the benefit of Bank voor Handel en Scheepvaart, N. V., Rotterdam, The Netherlands, which bank is owned or controlled by members of the Thyssen family, nationals of Germany and/or Hungary.

is property of nationals, and represents ownership of said business enterprise which is a national, of a designated enemy country or countries (Germany and/ or Hungary), and determining that to the extent that any or all of such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country or countries (Germany and/or Hungary), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States. Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on October 28, 1942.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F.R. Doc.42-13532; Filed, December 18, 1942; 11:34 a. m.]

[Vesting Order Number 276]

ALL OF THE CAPITAL STOCK OF ADOLFF BOBBIN COMPANY, INC.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All of the capital stock of Adolff Bobbin Company, Inc., a New Jersey corporation, Kearney, New Jersey, which is a business enterprise within the United States, consisting of 50 shares of \$100 par value common stock, the names of the registered owners of which, and the number of shares owned by them respectively, are as follows:

espectively, are as lonow	Number of
Name:	shares
Willy E. Mayer	43
Elfriede Mayer	6
Charles F. Egues	1
Total	50

is owned by or held for the benefit of Emil Adolff A. G., whose last known address was represented to the undersigned as being Reutlingen, Germany, and therefore is property of, and represents ownership of said business enterprise which is, a national of a designated enemy country (Germany), and determining that to the extent that any or all of such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on October 30, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13533; Filed, December 18, 1942; 11:84 a. m.]

[Vesting Order 340]

CERTAIN OF THE CAPITAL STOCK OF KNOOP, LANGE & Co., INC.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that 340 shares of \$100 par value capital stock of Knoop, Lange & Co., Inc., a Louisiana corporation, New Orleans, Louisiana, which is a business enterprise within the United States, which shares consist of:

(a) 190 shares (which constitute 100% of all outstanding shares of common stock) of common stock, registered in the name of Rotterdamsche Bankvereeniging N. V., Rotterdam, Holland;

(b) 125 shares (which constitute 100% of all outstanding shares of first preferred stock) of first preferred stock, registered in the name of Rotterdamsche Bankvereeniging N. V., Rotterdam, Holland; and

(c) 25 shares (which constitute a substantial part, namely, 31.25%, of all outstanding shares of second preferred stock) of second preferred stock, registered in the name of Alexander Albrecht (alien detention camp);

are owned by or held for the benefit of Carl C. Albrecht, Heinrich Mueller-Pearse, Karl Heinz Lange, Alexander Albrecht and Albrecht Mueller Pearse & Company, and each of them, the last known address of each of whom was represented to the undersigned as being

Germany, and therefore is property of nationals, and represents control of said business enterprise which is a national, of a designated enemy country (Germany), and determining that to the extent that any or all of such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Germany), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alein Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 6, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F.R. Doc. 42-13534; Filed, December 18, 1942; 11:39 a. m.]

[Vesting Order 351]

ALL OF THE CAPITAL STOCK OF CEDAR SWAMP ROAD REALTY CORPORATION

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

(a) That the property described as follows: All of the capital stock of Cedar Swamp Road Realty Corporation, a New York corporation, New York, New York, which is a business enterprise within the United States, consisting of 4 shares of no par value common stock, which shares are registered in the name of Rotterdamsche Trustees' Kantoor, N. V., Rotterdam, Holland,

is held for the benefit of members of the Thyssen family, the last known address of

each of whom was represented to the undersigned as being in Germany and/or Hungary, and therefore is property of nationals, and represents ownership of said business enterprise which is a national, of a designated enemy country or countries (Germany and/or Hungary):

(b) That the property described as follows: All right, title, interest and claim of any name or nature whatsoever of the aforesaid Rotterdamsche Trustees' Kantoor, N. V., in and to all indebtedness, contingent or otherwise and whether or not matured, owing to it by said Cedar Swamp Road Realty Corporation, including but not limited to all security rights in and to any and all collateral for any and all of such indebtedness and the right to sue for and collect such indebtedness,

is held for the benefit of the aforesaid members of the Thyssen family and therefore is an interest in the aforesaid business enterprise held by nationals of an enemy country, and also is property within the United States owned or controlled by nationals of a designated enemy country or countries (Germany and/or Hungary);

and determining that to the extent that any or all of such nationals are persons not within a designated enemy country. the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country or countries (Germand and/or Hungary), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest. hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 11, 1942.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 42-13535; Filed, December 18, 1942; 11:34 a. m.]

[Vesting Order 367]

PACIFIC TRADING COMPANY, INCORPORATED

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

840 shares (which constitute a substantial part of all outstanding shares) of \$20 par value common capital stock of Pacific Trading Company, Incorporated, a California corporation, San Francisco, California, which is a business enterprise within the United States, the names and last known addresses of the registered owners of which, and the number of shares owned by them respec-

tively, are as follows:

Name, last known addresses and number of shares: Isaburo Acki, Hiroshima, Japan, 10; Hirosuke Ashizawa, Tokyo, Japan, 25; Sakutaro Hataye, Japan, 25; Sumijiro Hirose, Ehime, Japan, 5; Bunichi Kanzaki, Wakayama, Japan, 5; Masaki Kitaoka, Kumamoto, ama, Japan, 5; Masaki Kitaoka, Kumamoto, Japan, 5; Hisao Komiya, Tokyo, Japan, 100; Nobuihiko Kurata, Yamaguchi, Japan, 35; Kiyosaburo Mitomo, Tokyo, Japan, 5; Mosaku Nakamura, Yamaguchi, Japan, 50; Kensaburo Nishida, Hiroshima, Japan, 50; Hidekichi Omura, Hiroshima, Japan, 5; Shojiro Omura, Kiyota, Japan, 5; Masu Osawa, Tokyo, Japan, 50, Nashi, Satada, Vakabawa, Tokyo, Japan, 50; Naoki Satoda, Yekohama, Japan, 125; Keiji Shinagawa, Hiroshima, Japan, 50; Naosaburo Tatsukawa, Tokyo, Japan, 5; Yasujiro Tokumaga, Saga, Japan, 10; Magoichi Yamasaki, Japan, 5; Nobukichi Hirata (alien detention camp), 15; Yozo Ikenaga (alien detention camp), 5; Ichiro Kataoka (alien detention camp), 15; Keiiero Takiguchi (alien detention camp), 10.

is property of nationals, and represents an interest in said business enterprise which is a national, of a designated enemy country (Japan), and determining that to the extent that any or all of such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compen-

sation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property

Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right

to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on

November 14, 1942.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 42-13536; Filed, December 18, 1942; 11:35 a. m.]

## [Vesting Order 368]

88 RADIOS OWNED BY JAPANESE NATIONALS IN THE POSSESSION OF THE UNITED STATES DEPARTMENT OF STATE

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

88 Japanese owned radios, stored in the Grove Park Inn Hotel under the custody of the United States Department of State, the description of which property and the owners thereof (all of which owners, citizens of Japan, left for Japan on the MS Gripsholm or about June 18, 1942) are more particularly described and set forth in Exhibit "A" attached hereto and made a part hereof.

is property within the United States owned or controlled by nationals of a designated enemy country (Japan), and determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Japan), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 14, 1942.

LEO T. CROWLEY. Alien Property Custodian.

#### EXHIBIT A

Name of owner Property Gen. Elec. Model LB612 ap- K. Waka-proximate size, 6" x 7½" sugi. x 11"

2. RCA Victor Model 45X1 ap- H. Satch. proximate size, 6" x 7" 10"

3. Gen. Elec. Model LB612 ap- S. Isoda. proximate size, 6" x 71/2

4. RCA Victor Model 45X1 ap- Y. Nishi. proximate size, 6" x 7"

Gen. Elec. Model LB 612 ap- Y. Nuto. proximate size, 6" x 7\\( 2'\) x

6. RCA Victor Model 46X13, ap- G. Amano. proximate size, 9" x 111/2 x 13'

7. Philco Table Model, 61/2" x 8" K. Nakau-

8. RCA Table Model, 6" x 10" x K. Nakau-

9. Gen. Elec. Portable 7" x 81/2" M. Akiyax 11"

10. Crosley Portable, Model 62PB, S. Kobata. 6½" x 10½" x 14".
11. Zenith Portable, "Wave-Mag- Y. Miura.

net". Brown, Model 6G601, 6½" x 9½" x 15". 12. Zenith Portable, "Wave-Mag- H. Kabashi.

net", Brown, Model 6G601, 6½" x 9½" x 15".

Zenith Portable, "Wave-Mag- A. Nakanet", Brown, Model 6G601, zawa.
 x 9½" x 15".
 Zenith Portable, "Wave-Mag- H. Hoshida.

18. Emerson Combination, H. Naka-

Brown, radio dial on front, mura. 8" x 14½" x 15½. 19. Emerson Combination, K. Waku-Brown, radio dial on front, kawa.

with carrying strap, 8" x 14½" x 15½".

20. Emerson Combination, N. Sato. Brown, radio dial inside, with carrying strap, 8" x 14%" x 15%".

21. Sentinel Portable, Brown, 7" S. Kondo.

x 11½" x 12".

22. Philico Portable, Red-Brown, R. Nagoa.
6" x 9½" x 11".

23. Gen. Elec. Portable, 4½" x Y. Nishi.
11¾" x 13" (Brown).

24. Gen. Elec. Portable, Brown S. Kalhara, 4½" x 11¾" x 13".
 25. Emerson Portable, Brown, K. Oka-Model DJ311, 6½" x 11½" moto,

Emerson, Brown Bakelite, Se- R. Ando. rial No. 1193171, 5" x 6%"

 Stewart-Warner, White Bake- H. Kihara. lite, Model 07-5528 Serial No. 331077, 4¾" x 5½" x 10".

- Property Name of owner Combina- S. Oka-28. Stewart-Warner tion, push button tuning,
- tion, push button tuning, maru,
  12" x 14" x 18".

  29. RCA Victrola Combination, T. Saika.
  push button tuning, 12" x
  12½" x 19".

  30. Phileo Combination, Model K. Tsuch1001, 11" x 13" x 16½".

  31. Phileo Console Combination, N. Itabashi
  14" x 19" x 34".

- 32. Emerson Combination, Y. Wata-Brown, radio dial on front, nabe. 8" x 14½" x 15½". 33. Knight, Brown Bakelite, S. Kurata.
- Model J4, Serial No. R10504, 3½" x 5" x 7". Gen. Elec. Portable, Brown, Y. Yama-
- Gen. Elec. Portable, Brown, Y. Yama-Model Lib530, Serial No. moto. 63913, 5" x 10¾" x 13".
   RCA "Air-King", Brown H. Tera-Bakelite, Serial No. sakl. 847933, 4½" x 5½" x 7".
   Motorola Portable, Model J. Ikeda.
- 3A5, Serial No. 28979, 41/4"
- x 5¼" x 6¼". 87. Emerson Green Bakelite, S. Kurusu, Model EC336, 5" x 6¾" x
- 38. Zenith Model 6-0-628, 6½" H. Tomi-x 7½" x 12", naga. 39. Packard-Bell Model 46. Serial N. Hatake-
- No. 31568, 61/2" x 83/4" x yama.
- Westinghouse, push button K. Okutuning, 6½" x 8" x 12¼". mura.
   Crosley, Brown, Serial No. N. Fuji-1980630, 5½" x 6½" x yama.
- 42. RCA Victor, Brown Bakelite, K. Koka-Model 45X1. Serial No mura. 174651, 4¼" x 5" x 8¾". 43. RCA Victor, Brown Bakelite, K. Matsu-
- Model 45X1. Serial No. daira. 210222, 41/4" x 5" x 83/4". 44. Emerson, Brown Bakelite, Y. Kikida.
- Serial No. 402649, 4½" x 6½" x 9".
- 6½" x 9". 45. RCA Victor, Brown Bakelite, J. Inazawa. in zipper case, 6½" x 7½"

- 46. Benson, Model 420, Serial No. Y. Tutumi.
  D12137, 5¼" x.7" x 10¾".
  47. Emerson, Serial No. 170773, M. Kaku4½" x 7" x 10".
  yama.
  48. Emerson, 4¾" x 5½" x 9¾". T. Inouye.
  49. Universal (R. H. Macy Co.) T. HiraSerial No. 13613, 6" x 8" x mitu. 10"
- 50. RCA Victor Portable, Model K. Kauno. BP-10 in leather carrying case, 3" x 31/2" x 83/4".
- 51. RCA Victor Portable, Model T. Ogawa. BP-10, without case, 3" x 31/2" x 83/4"
- Gen. Elec. Model 524, Serial T. Hara.
   No. D 03964, 4¾" x 6½" x 9"
- 53. Gen. Elec. Model 524, Serial H. Ishi-No. D 02585, 4¾" x 6½" kawa. x 9".
- 54. RCA, Brown Bakelite, (badly T. Kazibroken), 4" x 434" x 9".
- Mission-Bell, Model 45, Serial M. Takami. No. 37139, 6¾" x 9¼" x 16".
- 56. RCA Victor, Serial No. 33892, K. Kaneko. 6¾" x 7¾" x 17".
- 57. Jackson-Bell, Model 34, Serial K. Koba-No. 8415, 61/2" x 71/2" x yashi. 111/2"
- 58. Emerson, 5-Tube, Brown S. Yuki. Bakelite, Model 301, 5" x 61/2" x 91/4".
- Serial No. EC4513312, 5½" ouchl, x 6½" x 10½". 59. Emerson. Brown
- 60. RCA Victor Portable, Brown, M. Sano. 6" x 9" x 12".

- Name of owner Property 61. RCA Victor Portable, Brown, S. Matsui.
- Model 23BP, Serial No. B005612, 6" x 9" x 12". 62. Silvertone, (Sears Roebuck), M. Iino. Black Bakelite, Model 6106,
- Serial No. 109278, 4¼" x 4½" x 63. Emerson Portable, Brown, K. Mori. Model DJ311, 6½" x 11½" x 12½"
- 11½" x 12½".

  64. Westinghouse, model WR- Y. Sato.
  12X4, Brown, Push Button
  tuning, Serial No. B002358,
  6½" x 8" x 12".

  65. Gen. Elec. Portable, Model N. MakaLB603, Brown, Serial No. mura.
  50656, 4½" x 6¾" x 9".

  66. Gen. Elec. Portable, Model H. Takagi.
  LB603 Rown, Serial No.

- 66. Gen. Elec. Portable, Model H. Takagi.
   LB603, Brown, Serial No.
   50653, 4½" x 6½" x 9".
   67. Gen. Elec. Portable, Model K. Omoto.
   LB603, Brown, Serial No.
   50651, 4½" x 6½" x 9".
   68. Gen. Elec. Portable, Model M. Yano.
   LB603, Brown, Serial No.
   50169, 4½" x 6½" x 9".
   69. Gen. Elec. Portable, Model K. Hira LB603, Brown, Serial No.
   Sawa.
- LB603, Brown, Serial No. sawa. 50669, 4½" x 6¼" x 9". en. Elec. Portable, Model Y. Sane-

- en. Elec. Portable, Model Y. Sane-LB603, Brown, Serial No. matsu. 50157, 4½" x 6½" x 9".

  en. Elec. Portable, Model I. Yoko-LB603, Brown, Serial No. yama. 50671, 4½" x 6½" x 9".

  en. Elec. Portable, Model T. Nisi-LB603, Brown, Serial No. yama. 50674, 4½" x 6½" x 9".

  ien. Elec. Portable, Model S. Mogaml. LB603, Brown, Serial No.
- LB603, Brown, Serial No. 50652, 4½" x 6¼" x 9".

- 50652, 4½ " x 6½" x 9".

  74. Fada Portable, Red-Brown, S. Yoshi7" x 10" x 13".

  75. Admiral "Aeroscope", Black T. Kimura.

  B a k e l i te, Serial No.
  D976493, 6¾ " x 7¾" x 11".

  76. Philco Combination, Model M. Enseki.
  42-1001, 10½" x 13" x
- 16½" Elec. Combination, Y. Matsu-Model LC 638, 111/2"
  14" x 18". moto.
- 78. Gen. Elec. Portable, Brown, I. Takata. Model LB100
- en. Elec. Combination, T. Kawa-Model LC 638, 11½" x bata, 79. Gen. Elec. 14" x 18"
- 80. Ansley-Dynophone Radio G. Tera-Gramophone Combina- nish. tion, approximate size 12" x 13" x 17".
- 12" x 13" x 17".

  81. Gen. Elec. Model G51, short S. Yamada. and long wave, 8½" x 10½" x 24½".

  82. RCA Victor, 6 Tube, Model K. Nomura. 16X3, Serial No. B000624, 6½" x 8" x 13½".

  83. Philco Portable, 7 Tube, K. Suga. Model 42-842, 6½" x 10½" x 13".

- 84. Detrola "Pee-Wee" Serial No. Y. Iwa-25864, 4" x 4" x 6½". moto. moto.
- 85. Remlee, Model 171, Serial No. K. Omoto. 115609, approximate size 5½" x 6½" x 10".

  86. Emerson, 5 Tube, Mottled K. Nomura.
- Green, Model 336, approximate size 7" x 8½" x 11½".
- 87. Zenith Portable, "Wave-Mag- R. Nagoa. net", Brown, Model 6G601, 6½" x 9½" x 15".
- 88. Gen. Elec. Model L622, Red S. Naka-Bakelite, Serial No. 73575, 5" x 5\\2" x 9\\4".
- [F. R. Doc. 42-13537; Filed, December 18, 1942; 11:39 a. m.]

[Vesting Order 378]

INTEREST OF U. H. OKUBO IN THE OHMI COMPANY

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All right, title and interest of U. H. Okubo, whose last known address was represented to the undersigned as being Kyoto, Japan, as copartner in and to the partnership known as The Ohmi Company, under which name such partnership is doing business and maintaining an office at Los Angeles, California, which is a business enterprise within the United States,

is property of, and represents a substantial interest (namely, 50%) in said business enterprise which is, a national of a designated enemy country (Japan), and determining that to the extent that any or all of such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Japan), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby (i) vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, and (ii) undertakes the direction, management, supervision and control to the extent deemed necessary or advisable from time to time by the undersigned of such business enterprise and of all property of any nature whatsoever situated in the United States and owned or controlled by, payable or deliverable to, or held on behalf of or on account of or owing to said business enterprise.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds therof or to indicate that compensation will not be paid in lieu thereof, or to vary the extent of such direction, management, supervision or control or to terminate the same, if and when it should be determined that any of such action should be taken.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive

Executed at Washington, D. C. on November 18, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F.R. Doc. 42-13538; Filed, December 18, 1942; 11:37 a. m.]

[Vesting Order 386]

ASSETS OF MATSUYE KOIKE, DOING BUSI-NESS AS DIAMOND RICE CO.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All property of any nature whatsoever sit-uated in the United States and owned or controlled by, payable or deliverable to, or held on behalf of or on account of or owing to Matsuye Koike (alien detention camp), doing business as Diamond Rice Co., Los Angeles, California, which is a business enterprise within the United States,

is property of a business enterprise which is a national of a designated enemy country (Japan), and determining that to the extent that such national is a person not within a designated enemy country the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Japan), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person; except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on November 19, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

(F. R. Doc. 42-13539; Filed, December 18, 1942; 11:39 a. m.]

[Vesting Order 390]

#### MAGARIO & COMPANY INCORPORATED

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

(a) That the property described as fol-

200 shares (which constitute a substantial part, namely,  $66\frac{2}{3}\%$ , of all outstanding shares) of \$100 par value common capital stock of Magario & Company, Incorporated, a California corporation, San Francisco, California, which is a business enterprise within the United States, which shares are owned by Hisao Magario, whose last known address was represented to the undersigned as being Tokyo, Japan,

is property of, and represents control of a business enterprise which is, a national of a designated enemy country (Japan);

That the property described as follows: All right, title, interest and claim of any name or nature whatsoever of said Hisao Magario in and to all indebtedness, con-tingent or otherwise and whether or not matured, owing to him by said Magario & Company, Incorporated, including but not limited to all security rights in and to any and all collateral for any or all of such in-debtedness and the right to sue for and collect such indebtedness,

is an interest in the aforesaid business enterprise held by a national of an enemy country, and also is property within the United States owned or controlled by a national of a des-ignated enemy country (Japan);

and determining that to the extent that such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Japan), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby (i) vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, and (ii) undertakes the direction, management, supervision and control of such business enterprise to the extent deemed necessary or advisable from time to time by the undersigned.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof or to indicate that compensation will not be paid in lieu thereof, or to vary the extent of such direction, management, supervision or control or to terminate the same, if and when it should be determined that any of such action should be taken.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on

November 19, 1942.

LEO T. CROWLEY. FSEAL! Alien Property Custodian.

[F. R. Doc. 42-13540; Filed, December 18, 1942; 11:37 a. m.]

[Vesting Order 401]

ASSETS OF HASHIMOTO COMPANY (A SOLE PROPRIETORSHIP)

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All property of any nature whatsoever situated in the United States and owned or controlled by, payable or deliverable to, or held on behalf of or on account of or owing to Hashimoto Company, Terminal Island, California, a sole proprietorship, which is a business enterprise within the United States owned by Kazuichi Hashimoto (alien detention camp), a Japanese citizen,

is property of a business enterprise which is a national of a designated enemy country (Japan), and determining that to the extent that such national is a person not within a designated enemy country the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Japan), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise. and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right

to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive

Executed at Washington, D. C. on November 19, 1942.

[SEAL]

LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 42-13541; Filed, December 18, 1942; 11:37 a. m.]

## [Vesting Order 408]

# MOSHOLU REALTY CORPORATION

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Rosa Pratos Simonelli. whose last known address was represented to the undersigned as being Naples, Italy, is a national of a designated enemy country

2. Finding that said Rosa Pratos Simonelli 2. Finding that said Rosa Pratos Simonelli owns 50 shares of no par value capital stock of Mosholu Realty Corporation, a New York corporation, New York, New York, which is a business enterprise within the United States, and which 50 shares constitute a substantial part (namely, 33½%) of all the outstanding capital stock, of said corporation and represent an interest in said business enterprise, and therefore determining that such business enterprise is a national of the aforesaid designated enemy country (Italy): aforesaid designated enemy country (Italy);

3. Finding that the property described as

follows:

All right, title, interest and claim of any name or nature whatsoever of said Rosa Pratos Simonelli in and to all indebtedness, contingent or otherwise and whether or not matured, owing to her by said Mosholu Realty Corporation, including but not limited to all security rights in and to any and all collateral for any or all of such indebtedness and the right to sue for and collect such indebtedness, and including particu-larly those 6% non-accumulative registered income debenture bonds, due August 1, 1962, issued by the aforesald business enterprise and having an aggregate par value of \$26,000, which are registered in the name of and owned by said Rosa Pratos Simonelli,

is an interest in such business enterprise held by a national of an enemy country (Italy), and also is property within the United States owned or controlled by a national of the aforesaid designated enemy

country (Italy);
4. Determining that to the extent that any or all of such nationals are persons not within a designated enemy country the national interest of the United States requires that each of such persons be treated as a national of the aforesaid designated enemy country (Italy):

5. Having made all determinations and taken all action, after appropriate consulta-

tion and certification, required by said Execu-

tive Order or Act or otherwise; and
6. Deeming it necessary in the national

hereby (a) vests in the Alien Property Custodian the property hereinbefore described in subparagraphs 2 and 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, and (b) undertakes the direction, management, supervision and control of such business enterprise to the extent deemed necessary or advisable from time to time by the undersigned.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to re-turn such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compen-

sation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on December 1, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13542; Filed, December 18, 1942; 11:38 a. m.]

## [Vesting Order 409]

## 2380 ARTHUR AVENUE CORPORATION

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Rosa Pratos Simonelli and Amalia de Curtis, whose last known addresses were represented to the undersigned as being Naples, Italy, are nationals of a designated enemy country (Italy);

2. Finding that said Rosa Pratos Simonelli and Amalia de Curtis each own 50 of the 100 outstanding shares of the no par value capital stock of 2380 Arthur Avenue Corporation, a New York corporation, New York, New York, which is a business enterprise within the United States, and which 100 shares represent ownership thereof, and therefore determining that such business enterprise is a national of the aforesaid designated enemy country (Italy);

3. Determining that to the extent that any or all of such nationals are persons not within a designated enemy country the national interest of the United States requires that each of such persons be treated as a national of the aforesaid designated enemy country (Italy):

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national

hereby (a) vests in the Alien Property Custodian the shares of stock hereinbefore described in subparagraph 2 to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, and (b) undertakes the direction, management, supervision and control of such business enterprise to the extent deemed necessary or advisable from time to time by the undersigned.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, or to vary the extent of such direction, management, supervision or control or to terminate the same, if and when it should be determined that any of such action should be taken.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated

enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on December 1, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13543; Filed, December 18, 1942; 11:38 a. m.]

## [Vesting Order 410]

CERTAIN REAL PROPERTY IN NEW YORK AND NEW JERSEY, AND A BANK ACCOUNT, OWNED BY ROSA PRATOS SIMONELLI

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Rosa Prates Simonelli, whose last known address was represented to the undersigned as being Naples, Italy, is a national of a designated enemy country (Italy):

2. Finding that all right, title, interest and estate, both legal and equitable, of said Rosa Pratos Simonelli in and to that certain real property, together with all fixtures, improvements and appurtenances thereto, particularly described in Exhibit A attached hereto and made a part hereof, is property within the United States owned or controlled by a national of the aforesaid designated enemy country (Italy);
3. Finding that the property described as

follows:

All right, title, interest and claim of any name or nature whatsoever of said Rosa Pratos Simonelli in and to all indebtedness, contingent or otherwise and whether or not matured, owing to her by Corn Exchange Bank Trust Company, Broadway Branch, 525 Broadway, New York, New York, including but not limited to all security rights in and to any and all collateral for any or all of such indebtedness and the right to sue for and collect such indebtedness, and including particularly the account at the aforesaid Corn Exchange Bank Trust Company, Broad-way Branch, which is carried in the name of said Rosa Pratos Simonelli,

is property within the United States owned or controlled by a national of the aforesaid

designated enemy country (Italy);
4. Determining that the property hereinbefore described in subparagraph 3 is necessary for the maintenance or safeguarding of other property [namely that hereinbefore described in subparagraph 2] belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to Section 2 of said Executive Order;

5. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Italy);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest:

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraphs 2 and 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on December 1, 1942.

LEO T. CROWLEY, Alien Property Custodian.

#### EXHIBIT A

#### Parcel 1

All that certain lot, piece or parcel of land with the buildings and improvements thereon erected, situate lying and being in the Borough of the Bronx, County of Bronx, City and State of New York (late town of West Farms, Westchester County) bounded and described as follows, to wit:

Beginning at a point on the easterly side of Cambreling (now Belmont) Avenue distant 34 feet southerly from the corner of Cambreling (now Belmont) Avenue and Jacob Street (now 187th Street); runtant 34 feet southerly from the southeasterly ning thence easterly parallel with Jacob Street (now 187th Street) and partly through a party wall 100 feet; thence southerly parallel with Cambreling (now Belmont) Avenue 36 feet; thence westerly parallel with Jacob Street (now 187th Street) 100 feet to the easterly side of Cambreling (now Belmont) Avenue; thence northerly along the same 36 feet the point or place of beginning, being known as and by the Street number 2394 Belmont Avenue;

## Parcel 2

All that plot of land in the Borough of Bronx, County of Bronx, City of New York and State of New York, bounded and described as follows:

Beginning at the corner formed by the intersection of the southerly side of 187th Street with the easterly side of Belmont (Cambreling) Avenue; running thence east-erly along the said southerly side of 187th Street, 100 feet; thence southerly parallel with the easterly side of Belmont (Cambreling) Avenue, 34 feet; thence westerly parallel with the southerly side of 187th Street and part of the way through a party wall, 100 feet to the easterly side of Belmont (Cambreling) Avenue; and thence northerly along the said easterly side of Belmont (Cambreling) Avenue 34 feet to the corner aforesaid at the point or place of beginning, being known as and by the street number 652 East 187th Street:

## Parcel 3

All that lot of land with buildings and improvements thereon erected in the Borough of the Bronx, City of New York, bounded and described as follows:

Beginning at a point on the southwesterly of East 187th Street, distant 50 feet northwesterly from the corner formed by the intersection of the said southwesterly side of 187th Street and the northwesterly side of Crescent Avenue; running thence south-westerly at right angles to the southwesterly side of 187th Street, 97.30 feet to the northwesterly side of Crescent Avenue; thence southwesterly along the said northwesterly side of Crescent Avenue 3.50 feet to a point distant 100 feet southwesterly from the said southwesterly side of 187th Street; thence northwesterly parallel with the said south-westerly side of 187th Street, 47.79 feet; thence northeasterly at right angles to the said southwesterly side of 187th Street, 100 feet to the said southwesterly side of 187th Street and thence southeasterly along the said southwesterly side of 187th Street, 50 feet to the point or place of beginning, being known as and by the Street numbers 660-662 East 187th Street; and

## Parcel 4

All that certain piece or parcel of land and premises hereinafter particularly described, situate, lying and being in the Town of Long Branch in the County of Monmouth and State of New Jersey being the westerly two-thirds of lot thirty (30) on the map entitled "Map of Section One (1) on the lands of John Hoey, deceased" duly recorded in the County Clerk's Office of said County and bounded and described as follows:

Beginning at the southeast corner of Brighton Avenue and Monmouth Place, as shown on said map, running thence (1) southerly along the easterly side of Monmouth Place, three hundred and seven (307) feet and six (6) inches to the northeasterly corner of said Monmouth Place and Brookdale Avenue as shown on said map; thence (2) easterly along Brookdale Avenue seventy-five (75) feet; thence (3) northerly and parallel with Monmouth Place three hundred and six (306) feet be the same more or less, to the southerly side of Brighton Avenue; thence (4) westerly along said Brighton Avenue seventy-five (75) feet to the point or place of beginning.

[F. R. Doc. 42-13544; Filed, December 18, 1942; 11:37 a. m.]

#### | Vesting Order 425|

### CERTAIN INDEBTEDNESS OWING BY ADLANCO X-RAY CORPORATION

Under the authority of the Trading Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Siemens-Reiniger-Werke (herein called "Reiniger"), a German corporation, the last known address of which was represented to the undersigned as being Berlin, Germany, is a national of a designated enemy country (Germany);

2. Finding that Reiniger owns all of the capital stock of Siemens-Elektrizitats Erzeugnisse, A. G. (herein called "Elektrizitats"), a Swiss corporation, the last known address of which was represented to the undersigned as being Zurich, Switzerland, and which is listed on The Proclaimed List of Certain Blocked Nationals;

3. Determining that to the extent that Elektrizitats is a person not within a designated enemy country such person is con-trolled by or acting for or on behalf of or as a cloak for the aforesaid designated enemy country (Germany) or a person within such country, and finding, therefore, that such person is a national of such designated enemy

country (Germany);
4. Finding that Adlanco X-Ray Corporation, a New York corporation, New York, New York, is a business enterprise within the United States, 505 (out of 700 outstanding) shares of whose common capital stock were, prior to the vesting thereof by the undersigned pursuant to Vesting Order Number 28 of June 18, 1942, owned by Reiniger;

5. Finding that such 505 shares constitute a substantial part, namely 72.143%, of all outstanding capital stock of such business enterprise and are property of, and represent control of said business enterprise which therefore is, a national of the aforesaid designated enemy country (Germany);

6. Finding that the property described as follows:

All right, title, interest and claim of any name or nature whatsoever of Reiniger and Elektrizitats, and each of them, in and to all indebtedness, contingent or otherwise and whether or not matured, owing to them or either of them by said Adlanco X-ray Corporation, including but not limited to all security rights in and to any and all collateral for any or all of such indebtedness and the right to sue for and collect such indebtedness.

is an interest in the aforesaid business enterprise held by and is also property within the United States owned or controlled by, nationals of a designated enemy country (Germany);

7. Determining that to the extent that any or all of such nationals are persons not within a designated enemy country, the national interest of the United States requires that each of such persons be treated as a national of the aforesaid designated enemy country (Germany):

country (Germany);
8. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

9. Deeming it necessary in the national interest:

hereby vests in the Alien Property Custodian the property hereinbefore described in sub-paragraph 6, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on

December 1, 1942.

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 42-13545; Filed, December 18, 1942; 11:39 a. m.]

[Vesting Order 471]

SAFE DEPOSIT BOX LEASED BY RALPH MOTTO, ALSO KNOWN AS RINZO (RINDO) IWAMOTO, AND HIS WIFE, YASU MOTTO, ALSO KNOWN AS YASU IWAMOTO

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation:

1. Finding that Ralph Motto, also known as Rinzo (Rindo) Iwamoto, and his wife, Yasu Motto, also known as Yasu Iwamoto, citizens of Japan, whose last known addresses were represented to the undersigned as being in Japan (by repatriation), are nationals of a designated enemy country (Japan);

2. Finding that all right, title and interest (including the right of access to the safe described to the safe through the relativestic manufactured of safe

2. Finding that all right, title and interest (including the right of access to the safe deposit box hereinafter mentioned) of said Ralph Motto, also known as Rinzo (Rindo) Iwamoto, and Yasu Motto, also known as Yasu Iwamoto, and each of them, in and to their contract with Union Trust Company, Washington, D. C., pursuant to which said persons leased from said bank a safe deposit box numbered 595, is property within the

United States owned or controlled by nationals of a designated enemy country (Japan);

3. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Japan):

designated enemy country (Japan);
4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property described in subparagraph 2 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

allowance of any such claim.

The term "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., or December 9, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13546; Filed, December 18, 1942; 11:38 a. m.]

[Vesting Order 474]
AETNA LIFE INSURANCE CO.

In re: Aetna Life Insurance Company v. Bruno Centoscudi, Guiseppe Cesarini, Leo T. Crowley, Alien Property Custodian, Stella Cesarini, and Stanley Jakubowski, Administrator pendente lite of the estate of Angelo Cesarini, deceased; Civil Action in Interpleader No. 2689—File D-38-286; E. T. Sec. 99.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Clerk, District Court of the United States for the Eastern District of Pennsylvania, acting under the judicial supervision of District Court of the United States for the Eastern District of Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Italy, namely,

National: Last known address
Guiseppe Cesarini\_\_\_\_\_\_Italy

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and Having made all determinations and taken all action, after appropriate consultation and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Guiseppe Cesarini in and to the proceeds of an insurance policy issued by the Aetna Life Insurance Company of Hartford, Connecticut, upon the life of Angelo Cesarini, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 10, 1942.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 42–13547; Filed, December 18, 1942; 11:34 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 91 Under § 1499.158 of GMPR]

CENTURY MERCHANDISING CORP.

APPROVAL OF MAXIMUM PRICE

Order No. 91 under § 1499.158 of Maximum Price Regulation 188—Manufacturers' Maximum Prices For Specified Building Materials and Consumers' Goods Other Than Apparel.

Approval of maximum prices for sales

Approval of maximum prices for sales by Century Merchandising Corporation of a plastic "Victory Pup" Bank.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register,

and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is ordered:

(a) Century Merchandising Corporation is authorized to sell and deliver a plastic "Victory Pup" bank, manufactured by it, at prices, F. O. B. New York, N. Y., no higher than those set forth below:

\$1.90 per dozen to jobbers. \$2.30 per dozen to retailers.

(b) This Order No. 91 may be revoked or amended by the Price Administrator at any time.

(c) Issued and effective this 17th day of December 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-13514; Filed, December 17, 1942; 3:11 p. m.]

[Amendment 1 to Suspension Order 170]
ROBERT BINDER

RECONSIDERATION OF ORDER RESTRICTING
TRANSACTIONS

On December 4, 1942, Robert Binder, doing business as American Gas Station, South Warren and Market Streets, Trenton, New Jersey, filed a petition for reconsideration of Suspension Order No. 170 issued against the petitioner on November 28, 1942. The matter has been duly considered by the Deputy Administrator in Charge of Rationing.

Paragraph (e) is amended to read as set forth below:

(e) This Suspension Order No. 170 shall become effective 12:01 A. M. December 5, 1942, and shall expire 12:01 A. M. December 19, 1942.

(f) Except as amended by Paragraph (e) above, this Suspension Order No. 170 is affirmed.

(Pub Law 421, 77th Cong.; sec. 2 (a) of Pub. Law 671, 76th Cong.; as amended by Pub. Laws 89 and 507, 77th Cong.; E.O. No. 9125 (7 F.R. 2719); W.P.B. Dir. No. 1 (7 F.R. 562); Supp. Dir. No. 1Q (7 F.R. 9121)

Issued and effective this 17th day of December 1942.

PAUL M. O'LEARY, Deputy Administrator in Charge of Rationing.

[F. R. Doc. 42-13516; Filed, December 17, 1942; 4:42 p. m.]

## WAR PRODUCTION BOARD.

[Certificate 26]

APPROVAL OF AMENDED DIRECTIVE

TO THE ATTORNEY GENERAL:

Pursuant to the provisions of section 12 of Public Law No. 603, approved June 11, 1942, I submit Amended Directive No. 59 of the Petroleum Coordinator for War.

I hereby approve said Amended Directive for the purposes of section 12 of Public Law No. 603, approved June 11, 1942, and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with such Amended Directive, is requisite to the prosecution of the war.

DONALD M. NELSON, Chairman.

DECEMBER 16, 1942.

[F. R. Doc. 42-13553; Filed, December 18, 1942; 12:03 p. m.]

<sup>1</sup> Supra.

